

SEVENTY-FIRST DAY

(Tuesday, May 13, 1941)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Leonard.

The roll of the House was called, and the following Members were present:

Mr. Speaker	Gandy
Allen	Garland
Allison	Gilmer
Alsup	Goodman
Avant	Halsey
Bailey	Hanna
Baker	Hargis
Bean	Harris of Dallas
Bell	Harris of Hill
Benton	Hartzog
Blankenship	Heflin
Boone	Helpinstill
Brawner	Henderson
Bray	Hileman
Bridgers	Hobbs
Brown	Howard
Bruhl	Howington
Bullock	Hoyo
Bundy	Huddleston
Burkett	Huffman
Burnaman	Hughes
Carlton	Humphrey
Carrington	Hutchinson
Cato	Isaacks
Celaya	Jones
Chambers	Kelly
Clark	Kennedy
Cleveland	Kersey
Coker	Kinard
Colson, Mrs.	King
Connelly	Klingeman
Craig	Knight
Crossley	Lansberry
Crosthwait	Lehman
Daniel	Leyendecker
Davis	Little
Deen	Lock
Dickson of Bexar	Love
Dickson of Nolan	Lowry
Donald	Lucas
Dove	Lyle
Duckett	McAlister
Ellis	McCann
Eubank	McDonald
Evans	McGlasson
Favors	McLellan
Ferguson	McMurry
Files	McNamara
Fitzgerald	Manford
Fuchs	Manning

Markle	Sallas
Martin	Senterfitt
Matthews	Sharpe
Mills	Shell
Montgomery	Simpson
Moore	Skiles
Morgan	Smith of Bastrop
Morris	Smith of Atascosa
Morse	Spacek
Murray	Spangler
Pace	Stanford
Parker	Stinson
Pevehouse	Stubbs
Phillips	Taylor
Price	Turner
Rampy	Vale
Reed of Bowie	Wattner
Reed of Dallas	Weatherford
Ridgeway	White
Rhodes	Whitesides
Roark	Winfree
Roberts	

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Nicholson	

A quorum was announced present.

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

"Our Heavenly Father, may we not close our eyes to Thee or our hearts to Thy goodness and Thy faithfulness. Surrounded by Thy blessings, in them and by them we live and act in all that we do. Open our minds to Thy will, and may our grasp of duty and our appreciation of our own work be worthy of our high calling. The Lord broaden and deepen our understanding and give us vision. In Jesus' name. Amen."

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Walters for today, on motion of Mr. Gandy.

Mr. Hardeman for today, on motion of Mr. Heflin.

Mr. Voigt for today, on motion of Mr. Skiles.

Mr. Dwyer and Mr. Anderson for today, on motion of Mr. Hoyo.

The following Members were granted leaves of absence on account of illness:

Mr. Nicholson for today, on motion of Mr. Burkett.

Mr. Thornton for today, on motion of Mr. Klingeman.

BILLS ORDERED NOT PRINTED

On motion of Mr. Stanford, Senate Bill No. 61 was ordered not printed.

On motion of Mr. Taylor, House Bill No. 965 was ordered not printed.

On motion of Mr. Manford, Senate Bill No. 465 was ordered not printed.

On motion of Mr. Little, House Bill No. 1010 was ordered not printed.

On motion of Mr. Donald, House Bill No. 997 was ordered not printed.

On motion of Mr. Heflin, House Bill No. 1020 was ordered not printed.

On motion of Mr. Manning, House Bill No. 228 was ordered not printed.

On motion of Mr. Lansberry, Senate Bill No. 431 was ordered not printed.

On motion of Mr. Skiles, House Bill No. 1026 was ordered not printed.

On motion of Mr. Bridgers, House Bill No. 1022 was ordered not printed.

On motion of Mr. Craig, House Bills Nos. 1007 and 1018 were ordered not printed.

On motion of Mr. Cleveland, House Bill No. 1021 was ordered not printed.

On motion of Mr. Vale, House Bill No. 1024 was ordered not printed.

On motion of Mr. Daniel, House Bill No. 1013 was ordered not printed.

On motion of Mr. Brown, House Bill No. 990 was ordered not printed.

On motion of Mr. Markle, Senate Bill No. 421 was ordered not printed.

On motion of Mr. Kersey, House Bill No. 1014 was ordered not printed.

BILLS RECOMMITTED

Mr. Dickson of Bexar moved to recommit Senate Bills Nos. 288, 345 and 346 to the Committee on Judiciary and Uniform State Laws. The motion prevailed.

TO GRANT PERMISSION TO SUE THE STATE

Mr. Deen offered the following resolution:

H. C. R. No. 130, To grant J. Clyde Cummings permission to sue the State.

Whereas, On or about the 5th day of December, A. D. 1940, Mr. Clyde J. Cummings, accompanied by his two daughters, was driving his automobile on the streets of the City of Abilene, Texas, and as he approached an intersection of streets, the automobile which the said J. Clyde Cummings was driving was struck by a State Highway Patrol car driven by one T. C. Law, a State Highway Patrolman and an employee of the State Department of Public Safety; and

Whereas, The said J. Clyde Cummings suffered physical injury to himself, his older daughter sustained a fractured skull, which fractures were multiple, and his younger daughter sustained serious cuts about the head, these injuries necessitating prolonged hospital care for both daughters; and

Whereas, The automobile belonging to the said J. Clyde Cummings was damaged to the extent of approximately one hundred (\$100.00) dollars; therefore, be it

Resolved, by the House of Representatives, the Senate concurring, That the said J. Clyde Cummings be and is hereby granted permission to bring suit against the State of Texas and against the Department of Public Safety, Division of Highway Patrol, in any court of competent jurisdiction in Lubbock County, Texas, in order to determine whether the accident mentioned herein was due to the negligence of the employee of the Highway Patrol, the Depart-

ment of Public Safety, and/or the State of Texas, as set out herein, and to determine the amount of damages, if any, and compensation for personal injuries, if any, said J. Clyde Cummings is entitled to receive for himself and for his daughters, occasioned by said collision and resulting therefrom, and to recover judgment therefor; and be it further

Resolved, That, in case such suit be filed, service of citation or any other necessary processes shall be had upon the Director of the Department of Public Safety, T. C. Law, and the Attorney General of Texas; and that said suit be tried under the same rules of law, liability and evidence, and in like manner of similar suits instituted against private corporations or individuals, are tried. However, it is to be understood that this resolution is to grant permission to the said J. Clyde Cummings to bring suit against the State of Texas, and no admission of liability of the State is made by this resolution, and the facts as set out herein must be proved in court.

The resolution was read second time and was referred by the Speaker to the Committee on State Affairs.

RELATIVE TO CONTINGENT EXPENSE ACCOUNT OF MEMBERS

Mr. Celaya offered the following resolution:

H. S. R. No. 263, Relative to Contingent Expense Account of Members.

Be it resolved by the House, That the Committee on Contingent Expense be authorized and directed to extend all Members' accounts which have been closed by said committee to any amount which in the judgment of the committee will enable such Members to continue their work.

CELAYA,
BLANKENSHIP.

The resolution was read second time.

Mr. Burkett moved that the resolution be referred to the Committee on Contingent Expenses.

On motion of Mr. Celaya, the motion to refer was tabled.

Question then recurring on the resolution by Mr. Celaya, yeas and nays were demanded.

The resolution was adopted by the following vote:

Yeas—80

Allen	Kennedy
Allison	Kersey
Avant	Knight
Bell	Lansberry
Blankenship	Lehman
Brawner	Leyendecker
Bray	Lock
Brown	Love
Carlton	Lucas
Carrington	Lyle
Celaya	McAlister
Clark	McDonald
Coker	McGlasson
Colson, Mrs.	McLellan
Connelly	Manning
Crosthwait	Markle
Daniel	Montgomery
Dickson of Bexar	Moore
Donald	Morris
Dove	Morse
Duckett	Murray
Ellis	Pace
Evans	Price
Ferguson	Reed of Dallas
Goodman	Rhodes
Halsey	Roark
Harris of Dallas	Roberts
Harris of Hill	Sallas
Hartzog	Senterfitt
Heflin	Sharpe
Henderson	Shell
Hileman	Simpson
Hobbs	Skiles
Howard	Smith of Bastrop
Hoyo	Smith of Atascosa
Huddleston	Spacek
Hughes	Stanford
Hutchinson	Stubbs
Jones	Taylor
Kelly	Weatherford

Nays—29

Bailey	Craig
Baker	Davis
Benton	Eubank
Bruhl	Fitzgerald
Bullock	Hanna
Burkett	Hargis
Burnaman	Helpinstill
Chambers	Howington
Cleveland	Huffman

King	Parker
McCann	Rampy
McNamara	Reed of Bowie
Martin	Wattner
Matthews	Whitesides
Mills	

Absent

Alsup	Kinard
Bean	Klingeman
Boone	Little
Bridgers	Lowry
Bundy	McMurry
Cato	Manford
Crossley	Morgan
Deen	Pevehouse
Dickson of Nolan	Phillips
Favors	Ridgeway
Files	Spangler
Fuchs	Stinson
Gandy	Turner
Garland	Vale
Gilmer	White
Humphrey	Winfree
Isaacks	

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Nicholson	

Mr. Celaya moved to reconsider the vote by which the resolution was adopted, and to table the motion to reconsider.

The motion to table prevailed.

GRANTING THE USE OF THE HALL OF THE HOUSE

Mr. Carrington offered the following resolution:

H. S. R. No. 264, Granting the Use of the Hall of the House.

Whereas, On Friday, May 30, the State of Texas and the United States will observe Memorial Day in order that tribute may be paid to our brave soldiers who died or have been killed in their service for democracy; and

Whereas, The American Legion, Post Nos. 76 and 316, Veterans of Foreign Wars, Disabled American Veterans, United Spanish War Veterans and their Auxiliaries, desire to hold a memorial service in the House of Representatives; now

Therefore, be it resolved, That

these Veterans and their wives be granted the use of the Hall of the House of Representatives for the purpose of conducting this memorial service on May 30, 1941, at 8 p. m., at which time Members of the Legislature and the public generally are invited.

CARRINGTON,
STANFORD.

The resolution was read second time and was adopted.

TO GRANT PERMISSION TO SUE THE STATE

Mr. Cato offered the following resolution:

H. C. R. No. 131, To grant W. F. Howell and wife permission to sue the State.

Whereas, It is alleged that the State Highway Department of Texas did build and caused to be built by and through its duly authorized agents and representatives and it is alleged that said Highway Department by and through its agents and employees did supervise and construct the building of the new Bankhead Highway through Parker County, Texas; and

Whereas, It is alleged W. F. Howell and wife have abutting property on said highway; and

Whereas, It is alleged its construction of said Highway, the new Bankhead Highway by said Highway Department such construction was done and performed in such way as to cause the water to be diverted, and cause it to run across the land, and cut a deep ditch or ravine, also filled the well located on the land with sand and ruined it; and

Whereas, It is alleged in the construction of said highway that the State Highway Department caused the above damage, the said W. F. Howell and wife will suffer irreparable injuries unless they are permitted to sue the State of Texas and the State Highway Department for such damages; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring That the said W. F. Howell and wife be and they are hereby granted per-

mission to bring suit against the State of Texas and against the Highway Department of the State of Texas, in any court of competent jurisdiction in Parker County, Texas in order to determine what damages, if any and compensation, if any, they are entitled to receive by reason of such alleged damages; and in case such suit be filed, service of citation or any other necessary processes shall be had upon the Chairman of the State Highway Commission of Texas and the Attorney General of Texas, and that the same shall have the same force and effect as made and provided in civil cases, and that either of the parties to said suit shall have the right of appeal, and it is so resolved.

The resolution was read second time and was referred by the Speaker, to the Committee on State Affairs.

TO GRANT PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time, the following resolution:

Senate Concurrent Resolution No. 40. To grant Federal Crude Oil Company permission to sue the State.

Whereas, The Federal Crude Oil Company is a domestic corporation, duly incorporated under the laws of the State of Texas, on the 23rd day of April, 1901; and

Whereas, The said Federal Crude Oil Company, after its incorporation, began doing business in Texas, and paid all its franchise taxes yearly from the date of its incorporation to the year 1905, under the then existing franchise tax statute; and

Whereas, Upon its failure to pay its franchise tax for the year 1904, on the first day of July, 1905, its right to do business was forfeited by the Secretary of State, entering a memorandum "right to do business forfeited" as provided by statute, and that thereafter the Federal Crude Oil Company did no business and attempted to do no business in the State of Texas, or elsewhere, until its right to do business was reinstated by the Secretary of State on the 5th day of June 1928; and

Whereas, The Secretary of State required that the Federal Crude Oil Company, as a condition for its reinstatement to do business, pay the yearly franchise tax with interest and penalties thereon for the time it was not doing business and for each of the years, including 1905, through and down to the year 1928, amounting to the sum of Ten Thousand Five Hundred (\$10,500.00) Dollars, which sum was exacted of the Federal Crude Oil Company by the Secretary of State, and under protest duly entered, at the time as paid to the Secretary of State for reinstatement of its right to do business; and

Whereas, The Federal Crude Oil Company at the time protested that the Secretary of State had no authority under the franchise tax statute, or any other law, to collect the franchise tax, interest and penalty thereon for the years that the Federal Crude Oil Company was not doing business, to-wit; for and including the year 1905, and each year thereafter, down to the year 1928, but that the Secretary of State exacted from the Federal Crude Oil Company and received from the Federal Crude Oil Company under its protest said franchise taxes, penalties and interest for said years, amounting to the said sum of Ten Thousand Five Hundred (\$10,500.00) Dollars; and

Whereas, There is no provision of law whereby this sum of money so exacted and paid can be returned by the State to the Federal Crude Oil Company, or the amount of same accurately and definitely determined; and

However, it is to be understood that the purpose of this Resolution is to grant permission to said Federal Crude Oil Company to bring suit against the State of Texas, and no admission of liability of the State of Texas is made by this Resolution, and the facts as set out herein must be proved in court; and

Whereas, In order to definitely and accurately determine the same, it is the policy of this Legislature to let a court of competent jurisdiction pass upon the same; now, therefore, be it

Resolved, By the Texas Senate, and the House of Representatives

concurring, That the Federal Crude Oil Company be and the same is hereby granted permission to bring suit against the State of Texas, in any Court of competent jurisdiction in Travis County, Texas, to determine definitely and accurately what amount of taxes, penalty and interest thereon, if any, have been heretofore illegally exacted of the Federal Crude Oil Company by the State of Texas, and paid to the State of Texas, as franchise taxes, penalty and interest thereon, and service of citations of such suits may be served upon the State of Texas, by serving the Attorney General, Secretary of State and the Comptroller of Public Accounts.

The resolution was read second time and was referred, by the Speaker, to the Committee on State Affairs.

AUTHORIZING THE LOAN OF CERTAIN HIGHWAY EQUIPMENT

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 51, Authorizing the loan of certain Highway Equipment.

Whereas, The State Highway Department of Texas has a large quantity of discarded guard wire; and

Whereas, This guard wire can be used to great advantage by the Cemetery Association to fence their grounds; and

Whereas, It would be a great accommodation for the Cemetery Association to borrow from the State Highway Department this discarded guard wire; now, therefore, be it

Resolved, By the Senate, the House of Representatives concurring, That the State Highway Department of Texas be authorized to lend to the Cemetery Association of Meridian, Texas, sufficient quantities of the discarded guard wire, if said guard wire is available, to take care of the particular case relative to said Cemetery Association, and it is so resolved.

The resolution was read second time and was adopted.

EXPRESSING SENTIMENT OF THE LEGISLATURE IN REGARD TO NATIONAL DEFENSE

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 50, Expressing sentiment of the Texas Legislature in regard to National Defense.

Whereas, This Nation is now in the midst of a vast preparedness and re-armament program for the protection of our Nation and homes; and

Whereas, There exists a monster dictator in Europe who is trying to destroy all Democratic Nations; and

Whereas, This Nation has already drafted her young manhood for protection; and

Whereas, The United States has already called upon the people to give their money so that our Nation can have sufficient money to finance this vast program; and

Whereas, Money, men, capital, and labor are all needed to better prepare our Nation to meet this great emergency; and

Whereas, Our great citizenship is responding with money and men; and

Whereas, In order to further the National Defense, it is essential that there be full cooperation between capital and labor and all branches of our government; and

Whereas, There are instances where groups of capital and labor, by their failure to cooperate, are seriously impeding and endangering the defense program; and

Whereas, Unless capital and labor do respond as they should, the same tragic end will happen to this Nation that has already happened to Democratic Nations of Europe who were unprepared; now, therefore, be it

Resolved, By the Senate of Texas, the House of Representatives concurring, That it is the sentiment, will, and desire of the Texas Legislature that the Congress of the United States immediately take such steps as may be necessary to proper-

ly prepare these United States of America to defend themselves from any aggressor from within or from without; and, be it further

Resolved, That a copy of this Resolution be sent to each member of Congress from Texas, to each United States Senator from Texas, to the Vice-President of the United States, and to his Excellency, the President of the United States, the Honorable Franklin D. Roosevelt.

The resolution was read second time and was adopted.

RELATIVE TO INCREASING CONSUMPTION OF COTTON

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 55, Relative to Increasing the Consumption of Cotton.

Whereas, The urgency and need for increased markets and usage of American cotton is well known; and

Whereas, The current World War has not only shut off practically all exports of American cotton to foreign markets, but has also intensified the search for and the production of synthetic substitutes for cotton, which substitutes very likely will continue to be permanently competitive to American cotton in world markets; and

Whereas, The domestic consumption of other American farm crops during the current emergency has in most cases increased relatively more than the domestic consumption of American cotton, thereby intensifying the need for increased consumption of cotton, which is the major farm crop in many Southern States, and particularly Texas, where the welfare of literally hundreds of communities is bound up with the price and marketability of cotton; and

Whereas, There is probably no one thing that would mean more to so many people in Texas than increased market demand and consumption of Texas grown cotton; now, therefore, be it

Resolved, by the Senate of Texas, the House of Representatives concurring, That the efforts of the National Cotton Council, the National

Cotton Textile Institute, and the Texas State Wide Cotton Committee, to encourage, foster, and promote increased consumption of cotton, be endorsed to the fullest extent, and that this Legislature add the weight of its influence to the activities of the above mentioned agencies in observing National Cotton Week, May 16th to 24th, thus tending to intensify the efforts of said agencies in molding public opinion so that same will be focused upon the need, necessity and urgency of increased consumption of this farm crop, thereby enabling idle acres to again become productive, unemployment to be decreased, and economic conditions throughout the State to be improved; and, be it further

Resolved, That the press be requested to give the widest possible publicity to this matter.

The resolution was read second time and was adopted.

REQUEST OF SENATE GRANTED

On motion of Mr. Dickson of Bexar, the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 184.

In accordance with the above action the Speaker announced the appointment of the following Conference Committee:

Messrs. Dickson of Bexar, Crosthwait, Hanna, Heflin, and Montgomery.

HOUSE JOINT RESOLUTION NO. 24 WITH SENATE AMENDMENTS

Mr. Heflin called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. J. R. No. 24, Proposing an amendment to Section 22 of Article V of the Constitution of Texas by adding thereto authority for the Legislature to increase, diminish or change the probate or other jurisdiction of the County Court and to create additional courts having either exclusive jurisdiction,

or concurrent jurisdiction with the County Court, in such matters.

Mr. Heflin moved that the House do not concur in the Senate amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the resolution.

The motion prevailed.

HOUSE CONCURRENT RESOLUTION NO. 125 WITH SENATE AMENDMENTS

Mr. Heflin called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. C. R. No. 125, By Mr. Harde-
man, Relative to inspection of defense projects in the State of Texas.

On motion of Mr. Heflin, the House concurred in the Senate amendments.

HOUSE BILL NO. 753 WITH SENATE AMENDMENTS

Mr. Heflin, called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 753, A bill to be entitled "An Act amending subsection (n), Section 19, Chapter 482, Acts of the Forty-fourth Legislature, Third Called Session, as amended in subsection (n), Section 19, Chapter 67, Acts of the Forty-fifth Legislature, etc.; and declaring an emergency," (With amendments.)

On motion of Mr. Heflin, the House concurred in the Senate amendments by the following vote:

Yeas—112

Allen	Burkett
Allison	Burnaman
Alsup	Carlton
Avant	Carrington
Bailey	Cato
Baker	Celaya
Bell	Clark
Benton	Cleveland
Blankenship	Coker
Brawner	Colson, Mrs.
Bray	Connelly
Bridgers	Crossley
Brown	Daniel
Bundy	Davis

Deen	Love
Dickson of Bexar	Lucas
Donald	Lyle
Dove	McCann
Duckett	McDonald
Ellis	McGlasson
Eubank	McNamara
Evans	Manning
Ferguson	Markle
Files	Martin
Fitzgerald	Matthews
Fuchs	Mills
Halsey	Montgomery
Hanna	Moore
Hargis	Morgan
Harris of Dallas	Morris
Harris of Hill	Morse
Heflin	Murray
Helpinstill	Pace
Henderson	Price
Hileman	Rampy
Hobbs	Reed of Bowie
Howard	Reed of Dallas
Howington	Ridgeway
Hoyo	Rhodes
Huddleston	Roberts
Hughes	Sallas
Humphrey	Senterfitt
Hutchinson	Sharpe
Isaacks	Shell
Jones	Simpson
Kelly	Smith of Bastrop
Kennedy	Smith of Atascosa
Kersey	Spacek
Kinard	Stanford
King	Stubbs
Klingeman	Taylor
Knight	Turner
Lansberry	Vale
Lehman	Wattner
Leyendecker	Weatherford
Lock	White

Present—Not Voting

Favors	Roark
Manford	

Absent

Bean	Little
Boone	Lowry
Bruhl	McAlister
Bullock	McLellan
Chambers	McMurry
Craig	Parker
Crosthwait	Pevehouse
Dickson of Nolan	Phillips
Gandy	Skiles
Garland	Spangler
Gilmer	Stinson
Goodman	Whitesides
Hartzog	Winfree
Huffman	

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Nicholson	

HOUSE BILL NO. 436 WITH
SENATE AMENDMENTS

Mr. Brawner called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 436, A bill to be entitled "An Act authorizing the Commissioners Court in each county in this State having a population of not less than Thirty Thousand, Three Hundred and Sixty (30,360), nor more than Thirty Thousand, Four Hundred (30,400), according to the last preceding Federal Census, to allow each County Commissioner certain expense for traveling and in connection with the use of his automobile on official business only and/or in overseeing the construction work on public roads of the county; requiring each such Commissioner to pay the expense of operation and repair of such vehicle so used by him without any further expense whatsoever to the county; and declaring an emergency."

On motion of Mr. Brawner, the House concurred in the Senate amendments by the following vote:

Yeas—115

Allen	Chambers
Avant	Clark
Bailey	Cleveland
Baker	Coker
Bell	Colson, Mrs.
Benton	Connelly
Blankenship	Craig
Boone	Crossley
Brawner	Davis
Bray	Deen
Bridgers	Donald
Brown	Duckett
Bullock	Ellis
Bundy	Eubank
Burkett	Evans
Burnaman	Ferguson
Carlton	Files
Carrington	Fitzgerald
Cato	Fuchs
Celaya	Halsey

Hanna	Matthews
Hargis	Mills
Harris of Dallas	Montgomery
Harris of Hill	Moore
Heflin	Morgan
Helpinstill	Morris
Henderson	Morse
Hileman	Murray
Howard	Pace
Howington	Parker
Huddleston	Phillips
Humphrey	Price
Hutchinson	Rampy
Isaacks	Reed of Bowie
Jones	Reed of Dallas
Kelly	Ridgeway
Kennedy	Rhodes
Kersey	Roark
Kinard	Roberts
Klingeman	Sallas
Knight	Senterfitt
Lansberry	Shell
Lehman	Simpson
Leyendecker	Skiles
Lock	Smith of Bastrop
Love	Smith of Atascosa
Lowry	Spacek
Lucas	Stanford
Lyle	Stinson
McCann	Stubbs
McDonald	Taylor
McGlasson	Turner
McLellan	Vale
McNamara	Wattner
Manford	Weatherford
Manning	White
Markle	Whitesides
Martin	

Absent

Allison	Hartzog
Alsup	Hobbs
Bean	Hoyo
Bruhl	Huffman
Crosthwait	Hughes
Daniel	King
Dickson of Bexar	Little
Dickson of Nolan	McAlister
Dove	McMurry
Favors	Pevehouse
Gandy	Sharpe
Garland	Spangler
Gilmer	Winfree
Goodman	

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Nicholson	

ADOPTION OF CONFERENCE
COMMITTEE REPORT ON
SENATE BILL
NO. 282

Mr. Carrington submitted the following Conference Committee report on Senate Bill No. 282:

Austin, Texas, May 12, 1941.

Honorable Coke R. Stevenson, President of the Senate;

Honorable Homer L. Leonard, Speaker of the House of Representatives.

Dear Mr. President: We, your Conference Committee appointed to adjust the differences between the two Houses on Senate Bill No. 282, have met and beg leave to recommend that said Senate Bill No. 282 be passed in the form hereto attached.

Respectfully submitted,

CARRINGTON,
LANSBERRY,
LYLE,
STANFORD,
HUGHES.

On the part of the House.

BROWNLEE,
KELLEY,
MARTIN,
FAIN.

On the part of the Senate.

By Mr. Brownlee:

S. B. No. 282,

A BILL

To Be Entitled

An Act regulating fishing in or on Lake Travis in Travis County and Lake Austin in Travis County, and defining such lakes; providing the gear or tackle that may be used; providing an open season; providing a bag or possession limit for different varieties of fish that may be taken, and providing a total bag limit; providing the length of different varieties of fish that may be taken; repealing all laws in conflict with this Act; and declaring an emergency.

Be It Enacted by the Legislature of the State of Texas:

Section 1. Except during the open season, and by means and methods provided in this Act, it shall be un-

lawful to fish or attempt to take or catch fish, or to have any kind of fishing tackle or gear in possession on or in Lake Travis in Travis County or Lake Austin in Travis County, which are the lakes impounded by Marshall Ford Dam and Tom Miller Dam, both of which dams are situated on the Colorado River in Travis County, Texas.

Sec. 2. Open Season: The open season, or period of time when it shall be lawful to fish or attempt to catch or take fish, or to have fishing tackle or gear in possession, in or on Lake Travis in Travis County or Lake Austin in Travis County shall be from the first day of May to the 31st day of December of any year, both days inclusive.

Sec. 3. Fishing Tackle or Gear Permitted: The fishing tackle or gear permitted to be used to take or attempt to take fish shall be as follows: In Lake Travis in Travis County, ordinary pole and line; rod, reel, and line; set line; hand line; throw line; trot line, and artificial lures. Providing that no person shall use or have in operation at any one time an aggregate of more than twenty (20) hooks on any or all devices which are permitted to be used.

Sec. 3. (A) The fishing tackle or gear permitted to be used to attempt to take or catch fish on or in Lake Austin shall be not more than two (2) of the same or different types as follows: Ordinary pole and line; rod, reel and line; set line; hand line; throw line, and artificial lures when used with fly rod or rod and reel. Except when artificial lures are used, no line shall be equipped with more than two (2) hooks, and only two lines shall be used by one person at the same time. Minnow seines not more than twenty (20) feet in length may be used during the open season only for taking minnows, carp, shad, buffalo fish, and/or gar fish.

Sec. 4. Bag or Possession Limit: It shall be unlawful for any person in any one day to take from or at any time to have in possession on or in, either Lake Travis in Travis County or Lake Austin in Travis County, more than five (5) black bass; eight (8) crappie; eight (8) white bass; ten (10) bream and/or goggle-eye; six (6) catfish; or ten (10) gasper-

gou; or more than ten (10) in the aggregate of all varieties of fish named in this section.

Sec. 5. Length of Fish to be Taken: It shall be unlawful to retain or have in possession, any black bass less than eleven (11) inches in length; any crappie less than seven (7) inches in length; any white bass less than eleven (11) inches in length; any catfish less than eleven (11) inches in length; and any gaspergou less than eleven (11) inches in length, taken from Lake Travis in Travis County or Lake Austin in Travis County.

Sec. 6. Penalty: Any person violating any provision of this Act shall be deemed guilty of a misdemeanor, and upon conviction shall be fined in a sum not less than Ten (\$10.00) Dollars nor more than One Hundred (\$100.00) Dollars.

Sec. 7. All laws or parts of laws insofar as they conflict with any provision of this Act be and the same are hereby repealed.

Sec. 8. The fact that there are no adequate laws relating to the taking of fish from Lake Travis in Travis County and Lake Austin in Travis County and the fact that adequate laws regulating fishing in such lakes are desirable, and the further fact that the condition of the calendar of the two Houses is becoming crowded, create an emergency and an imperative public necessity requiring the suspension of the Constitutional Rule requiring bills to be read on three several days in each House, and said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

On motion of Mr. Carrington, the report was adopted by the following vote:

Yeas—118

Allen	Bridgers
Allison	Brown
Avant	Bruhl
Bailey	Bullock
Baker	Burkett
Bell	Burnaman
Benton	Carlton
Blankenship	Carrington
Boone	Cato
Brawner	Celaya
Bray	Clark

Cleveland	Love
Coker	Lowry
Colson, Mrs.	Lucas
Connelly	Lyle
Craig	McCann
Crossley	McDonald
Crosthwait	McGlasson
Daniel	McLellan
Davis	McNamara
Deen	Manford
Dickson of Bexar	Manning
Donald	Markle
Dove	Martin
Duckett	Matthews
Ellis	Mills
Eubank	Montgomery
Evans	Moore
Ferguson	Morgan
Files	Morris
Fitzgerald	Morse
Fuchs	Murray
Goodman	Pace
Halsey	Parker
Hanna	Phillips
Hargis	Price
Harris of Dallas	Rampy
Harris of Hill	Reed of Bowie
Hartzog	Reed of Dallas
Helpinstill	Ridgeway
Henderson	Roark
Hileman	Roberts
Hobbs	Sallas
Howington	Senterfitt
Hoyo	Shell
Huddleston	Simpson
Hughes	Skiles
Humphrey	Smith of Atascosa
Jones	Spacek
Kelly	Stanford
Kennedy	Stinson
Kersey	Stubbs
Kinard	Taylor
King	Turner
Knight	Vale
Lansberry	Wattner
Lehman	Weatherford
Leyendecker	White
Lock	Whitesides

Absent

Alsup	Hutchinson
Bean	Isaacks
Bundy	Klingeman
Chambers	Little
Dickson of Nolan	McAlister
Favors	McMurry
Gandy	Pevehouse
Garland	Rhodes
Gilmer	Sharpe
Heflin	Smith of Bastrop
Howard	Spangler
Huffman	Winfrey

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Nicholson	

BILL RECOMMENDED

Mr. Knight moved that Senate Bill No. 431 be recommended to the Committee on Judiciary and Uniform State Laws.

The motion to recommend prevailed by the following vote:

Yeas—87

Allison	Howington
Alsup	Hoyo
Avant	Huddleston
Bailey	Hughes
Baker	Jones
Benton	Kelly
Blankenship	Kennedy
Brawner	King
Brown	Knight
Bruhl	Lehman
Bullock	Little
Burkett	Lock
Burnaman	Lowry
Carlton	Lucas
Carrington	Lyle
Cato	McCann
Chambers	McDonald
Cleveland	Manford
Colson, Mrs.	Manning
Connelly	Martin
Craig	Mills
Crosthwait	Montgomery
Davis	Moore
Deen	Morris
Dickson of Bexar	Morse
Dickson of Nolan	Murray
Donald	Pace
Dove	Parker
Ellis	Pevehouse
Eubank	Phillips
Evans	Reed of Bowie
Favors	Reed of Dallas
Ferguson	Ridgeway
Files	Rhodes
Fitzgerald	Roark
Fuchs	Sallas
Gandy	Sharpe
Hargis	Smith of Atascosa
Harris of Dallas	Spacek
Harris of Hill	Spangler
Heflin	Turner
Helpinstill	White
Henderson	Whitesides
Hobbs	

Nays—33

Boone	Love
Bray	McGlasson
Bridgers	McLellan
Clark	McMurry
Crossley	Markle
Daniel	Matthews
Duckett	Morgan
Goodman	Price
Halsey	Rampy
Hanna	Roberts
Hileman	Senterfitt
Hutchinson	Smith of Bastrop
Isaacks	Stanford
Kersey	Taylor
Klingeman	Wattner
Lansberry	Weatherford
Leyendecker	

Absent

Allen	Humphrey
Bean	Kinard
Bell	McAlister
Bundy	McNamara
Celaya	Shell
Coker	Simpson
Garland	Skiles
Gilmer	Stinson
Hartzog	Stubbs
Howard	Vale
Huffman	Winfrey

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Nicholson	

MESSAGE FROM THE SENATE

Austin, Texas, May 13, 1941.

Hon. Homer Leonard, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

S. B. No. 93, A bill to be entitled "An Act amending Section 1 of Senate Bill No. 135, Acts 1939, 46th Legislature, Chapter 6, so as to except therefrom associations not operated for profit, composed only of the members of a particular religious denomination which do not provide insurance benefits in excess of One Thousand (\$1,000.00) Dollars on any one person, etc.; and declaring an emergency."

S. B. No. 454, A bill to be entitled "An Act extending oil and gas mineral leases granted by the State on areas covered by the coastal waters of the State or within the Gulf of Mexico in cases in which the War Department refuses to grant permits to the lessee or owner of the lease to drill thereon, etc.; and declaring an emergency."

The Senate has adopted Conference Committee Report on Senate Bill No. 282 by the following vote: Yeas, 27; nays, 0.

Respectfully,

BOB BARKER,
Secretary of the Senate.

SENATE BILLS ON FIRST READING

The following Senate bills received from the Senate today were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

S. B. No. 93, to the Committee on Insurance.

S. B. No. 454, to the Committee on Oil, Gas and Mining.

BILLS SIGNED BY THE SPEAKER

The Speaker signed in the presence of the House, after giving due notice thereof, and their captions had been read severally the following enrolled bills:

H. B. No. 499, "An Act to amend the subject matter embraced in Section 13 of Chapter 482, Acts of the Forty-fourth Legislature, Third Called Session, as amended by Section 5 of Chapter 67, Acts of the Forty-fifth Legislature, Regular Session, and Section 7 of Chapter 2, Title: Labor, Acts of the Forty-sixth Legislature, Regular Session, and making provisions relative to the administration of the unemployment compensation administration fund; providing for the care, custody, and expenditure of said fund; providing for reimbursement to the fund for any sums of money not used for proper and efficient administration, repealing all laws and parts of laws in conflict herewith; and declaring an emergency."

H. B. No. 957, "An Act to fix the maximum rate of tax to be levied for school purposes in all independent school districts having a scholastic population, according to the 1940-1941 scholastic census, of not less than 775 and not more than 785 approved scholastics, whether such school district is organized under general or special law; provided, that no such tax shall be levied, collected, abrogated, diminished, or increased, and no bonds shall be issued hereunder, until such action has been authorized by a majority of the votes cast at an election held for such purpose; prescribing the qualifications of voters eligible to vote in such elections; and declaring an emergency."

H. B. No. 569, "An Act to amend Special Laws, Acts 42nd Legislature, page 457, Chapter 236, Section 1, known as Article 1702a, Revised Civil Statutes of Texas, establishing a County Law Library in certain counties; providing a fund to be raised by collecting costs in certain civil and criminal cases, and for the administration of said fund; providing for appointment of custodian or librarian and assistants; providing for housing and management; and declaring an emergency."

H. B. No. 892, "An Act making it unlawful to take or kill by trap, snare, or deadfall any fur-bearing animals in the County of Harrison; providing certain exceptions; providing the length of this Act; prescribing a penalty; and declaring an emergency."

H. B. No. 754, "An Act providing that members of the Commissioners' Court in counties having a population of not less than 5,990 nor more than 6,000 according to the last preceding Federal Census, may receive each, the sum of \$25.00 per month for traveling expenses, said sum to be paid out of the road and bridge fund of said county; and declaring an emergency."

H. B. No. 483, "An Act prohibiting the taking, trapping, or killing of raccoons and mink in the Counties of Guadalupe, Washington, Lee and Burleson for a period of three (3) years; providing a penalty therefor; and declaring an emergency."

HOUSE BILL ON FIRST
READING

Mr. Gilmer asked unanimous consent to introduce at this time, and have placed on first reading House Bill No. 1030.

There was no objection.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate committee, as follows:

By Mr. Gilmer:

H. B. No. 1030, A bill to be entitled "An Act amending Section 1, Senate Bill No. 52, Chapter 202, Acts of the Regular Session of the 43rd Legislature, page 606, so as to make the provisions thereof applicable to suits, proceedings and causes of action arising within or without the State of Texas; and declaring an emergency."

Referred to the Committee on Municipal and Private Corporations.

RECESS

Mr. Reed of Bowie, moved that the House recess until 2:30 o'clock p. m., today.

Mr. Ferguson moved that the House recess until 3:00 o'clock p. m., today.

Mr. Kersey moved that the House recess until 7:30 o'clock p. m., today.

Question first recurring on the motion to recess until 2:30 o'clock p. m., today, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas—60

Allison	Clark
Baker	Cleveland
Bean	Coker
Benton	Colson, Mrs.
Blankenship	Connelly
Boone	Crossley
Bridgers	Deen
Brown	Donald
Bruhl	Ellis
Bullock	Eubank
Carlton	Evans
Carrington	Fitzgerald
Cato	Fuchs

Hargis
Harris of Hill
Helpinstill
Hileman
Hobbs
Hoyo
Hughes
Humphrey
Isaacks
Jones
Kennedy
King
Knight
Lansberry
Lehman
Lucas
Lyle

McAlister
McCann
McDonald
McLellan
Markle
Matthews
Morris
Reed of Bowie
Reed of Dallas
Ridgeway
Rhodes
Senterfitt
Shell
Smith of Bastrop
Stanford
Stubbs
White

Nays—65

Allen	Lock
Alsup	Love
Avant	Lowry
Bailey	McGlasson
Bell	McMurry
Brawner	McNamara
Bray	Manford
Bundy	Martin
Burnaman	Mills
Chambers	Morse
Craig	Murray
Crosthwait	Pace
Daniel	Parker
Davis	Pevehouse
Dickson of Bexar	Phillips
Dove	Price
Duckett	Roark
Favors	Roberts
Ferguson	Sallas
Gandy	Sharpe
Gilmer	Simpson
Goodman	Skiles
Halsey	Smith of Atascosa
Harris of Dallas	Spacek
Heflin	Spangler
Howard	Stinson
Howington	Taylor
Huddleston	Turner
Hutchinson	Vale
Kelly	Wattner
Kersey	Weatherford
Kinard	Whitesides
Little	

Absent

Burkett	Huffman
Celaya	Klingeman
Dickson of Nolan	Leyendecker
Files	Manning
Garland	Moore
Hanna	Morgan
Hartzog	Rampy
Henderson	Winfree

Absent—Excused

Anderson	Nicholson
Dwyer	Thornton
Hardeman	Voigt
Montgomery	Walters

Question next recurring on the motion to recess until 3:00 o'clock p. m., today, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—89

Allen	Humphrey
Allison	Hutchinson
Avant	Isaacks
Bailey	Jones
Baker	Kennedy
Bean	King
Bell	Klingeman
Blankenship	Knight
Boone	Lansberry
Brawner	Lehman
Bridgers	Love
Brown	Lucas
Bruhl	Lyle
Bullock	McAlister
Burnaman	McCann
Carlton	McDonald
Carrington	McGlasson
Cato	McLellan
Chambers	Manford
Clark	Markle
Cleveland	Martin
Coker	Matthews
Colson, Mrs.	Morgan
Connelly	Morris
Crossley	Morse
Crosthwait	Parker
Daniel	Phillips
Davis	Rampy
Deen	Reed of Bowie
Donald	Rhodes
Ellis	Senterfitt
Eubank	Shell
Evans	Simpson
Ferguson	Skiles
Fitzgerald	Smith of Bastrop
Fuchs	Spacek
Goodman	Stanford
Hargis	Stinson
Harris of Hill	Stubbs
Heflin	Taylor
Helpinstill	Vale
Hileman	Wattner
Hobbs	Weatherford
Howington	White
Hughes	

Nays—37

Alsup	Bundy
Bray	Craig

Dickson of Bexar	McMurry
Dove	McNamara
Duckett	Mills
Gandy	Murray
Gilmer	Pace
Halsey	Pevehouse
Harris of Dallas	Price
Henderson	Reed of Dallas
Howard	Ridgeway
Hoyo	Roark
Huddleston	Roberts
Kelly	Sallas
Kersey	Sharpe
Kinard	Spangler
Little	Turner
Lock	Whitesides
Lowry	

Absent

Benton	Hartzog
Burkett	Huffman
Celaya	Leyendecker
Dickson of Nolan	Manning
Favors	Moore
Files	Smith of Atascosa
Garland	Winfree
Hanna	

Absent—Excused

Anderson	Nicholson
Dwyer	Thornton
Hardeman	Voigt
Montgomery	Walters

The House accordingly at 12:25 o'clock p. m., took recess until 3:00 o'clock p. m., today.

AFTERNOON SESSION

The House met at 3:00 o'clock p. m. and was called to order by the Speaker.

LEAVES OF ABSENCE GRANTED

Mr. Hileman was granted leave of absence for this afternoon, on account of important business, on motion of Mr. Fitzgerald.

Mr. Ridgeway and Mr. Dickson of Bexar, were granted leaves of absence on account of important business, on motion of Mr. Leonard.

Mr. Lehman was granted temporary leave of absence for tonight on account of important business.

Mr. Morse was granted leave of absence temporarily, for this afternoon

and tonight on account of illness, on motion of Mr. Little.

MESSAGE FROM THE SENATE

Austin, Texas, May 13, 1941.

Hon. Homer Leonard, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted

S. C. R. No. 57, Requesting the House to return to the Senate for further consideration House Bill No. 922.

Passed.

H. B. No. 924, A bill to be entitled "An Act providing for a closed season on wild deer and wild turkey in Schleicher County for a period of five (5) years, etc.; and declaring an emergency."

H. B. No. 181, A bill to be entitled "An Act to amend Section 4, Senate Bill No. 28, Chapter 2, of the Acts of the Regular Session of the Forty-fourth Legislature, as amended by Senate Bill No. 485, Chapter 206, of the Acts of the Regular Session of the Forty-fifth Legislature, so as to extend the time of existence of the Special District Court of Rusk County, Texas; and declaring an emergency."

H. B. No. 937, A bill to be entitled "An Act providing for a closed season for turkey in Angelina and Tyler Counties for five years, etc.; and declaring an emergency."

H. B. No. 902, A bill to be entitled "An Act amending Section 17a of Chapter 280, Acts of the Regular Session of the Forty-first Legislature, providing that water control and improvement districts may purchase, own and operate fire engines and all necessary fire fighting equipment and appliances, etc.; and declaring an emergency."

Respectfully,

BOB BARKER,
Secretary of the Senate.

RELATIVE TO CONFERENCE COMMITTEE ON HOUSE BILL NO. 405

Mr. Bruhl moved that the Conference Committee on House Bill No. 405 be dismissed and that a new

Conference Committee be appointed to adjust the differences on the bill.

Mr. Bell moved to table the motion by Mr. Bruhl.

The motion to table was lost.

Question: Shall the motion by Mr. Bruhl prevail?

NOTICE GIVEN

Mr. Hughes gave notice that he would on the next legislative day, move to take up for consideration at that time, House Bill No. 627, which bill was heretofore laid on the table subject to call.

RELATIVE TO HOUSE BILL NO. 373

Mr. Harris of Dallas, submitted the following points of order:

Hon. Homer Leonard, Speaker,
House of Representatives,
Austin, Texas.

Mr. Speaker: I am informed by news stories and through various other sources that an attempt is being made to have House Bill No. 373 enrolled in the form that it passed the House before going to the Senate and placed on the desks of the presiding officers of the two Houses for their signatures without going through the proper procedure, to have the Bill so enrolled.

The record reflects that five amendments to this Bill were adopted on the floor of the Senate, after which the Bill was passed to third reading, then finally passed.

The House Journal of April 22 shows that the House refused to concur in Senate amendments to the Bill and requested appointment of a Conference Committee to adjust the differences between the two Houses. The Senate Journal of April 22 shows that the Senate granted the request of the House for a Conference Committee. The House Journal of April 24 shows the appointment by the Speaker of the conferees on the part of the House. The Senate Journal does not reflect that any conferees on the part of the Senate have ever been appointed.

On page 241, next to the last paragraph, of the Texas Legislative Manual, 46th Legislature, we find the following language:

"Disagreements between the Houses—Conferences. Sometimes one House disregards the request of the other for a Conference and recedes from its disagreement, thereby rendering a conference unnecessary. (H. P., V, 6316-6318)."

It appears likely that the above cited precedent furnishes the basis for the attempt on the part of the Senate to have the Bill enrolled without going through the proper procedure. Although it may be held to be immaterial, the attention of the Chair is called to the fact that the Senate did not disregard request of the House for a Conference, but on the other hand granted the request of the House as shown by the Senate Journal.

Possibly the Senate, in spite of this action in granting the request of the House for a Conference Committee, could recede from its disagreement with the House as to the provisions of the Bill, but if this be the case certainly any action taken in so receding must be an orderly action and in keeping with the rules.

In the first place, the Senate could not remove a part of the subject matter of the Bill, which would amount to amending the Bill, without having the Bill before it for action, and further, the Bill could not be before the Senate for action without its having been returned there by and with the consent of the House. Under the existing circumstances the Bill could be in only one of two positions: namely, in the possession of the House or in the possession of the Conference Committee.

Undoubtedly, the Senate sponsors of this most recent move in connection with House Bill No. 373 fully realized what the necessary orderly procedure would be for the Senate to recede from its position when they, on April 30, offered Senate Concurrent Resolution No. 43, which was adopted by the Senate, requesting the House to return the Bill to the Senate for further consideration. The record reveals that the House on that same date exercised one of its rights in connection with the matter by killing this resolution. It further went definitely on record as wanting to consider the Bill "in conference" by passing a resolution

asking that the Senate conferees be immediately appointed. The House is clearly within its rights in following the course it has followed up to this point in insisting that the Bill be considered in conference.

The fact that one House or the other has command of the situation at certain times in the progress of any measure requiring action on the part of both Houses is and always has been a recognized fact. For instance, when one House possesses a sine die adjournment resolution, the other House, if it holds up action, is said to "have the axe"; whereas if it amends the date provided therein and returns it to the original House and it holds up action, it thereby "has the Axe." It seems that this is the case with House Bill No. 373, and I wish to raise a point of order against its being enrolled in keeping with Senate Resolution No. 125 or any other irregular procedure, until it has followed the proper procedure which would place it in position to be enrolled according to the rules.

Respectfully submitted,
HARRIS of Dallas.

The Speaker overruled the points of order.

Mr. Harris of Dallas moved to suspend the rules so that he might then make the motion to reconsider the vote by which the House finally passed H. B. 373.

Mr. Morris raised the point of order on the motion by Mr. Harris, on the grounds that the bill had been finally passed by both Houses, and regardless of the absence of the signatures of the two presiding officers in the presence of their respective houses the bill was finally passed.

And that it violated Sec. 38 of Art. II of the Constitution.

The Speaker sustained the point of order.

Mr. Harris of Dallas moved to expunge the record of the bill from the enrolling room in order that same may be returned to the House for further consideration.

Mr. Morris raised the point of order that no such motion is in order under the Rules.

The Speaker sustained the point of order.

**RELATIVE TO HOUSE
BILL NO. 373**

Mr. Hartzog offered the following resolution:

H. S. R. No. 265, Relative to House Bill No. 373.

Whereas, This House has heretofore passed and sent to the Senate House Bill No. 373, by Blankenship; and

Whereas, The Senate passed the same with amendments which, at the time, were acceptable to the author who, after the lapse of several days, moved not to concur in such amendments and requested the appointment of a Conference Committee which motion was duly adopted by this House, and the Speaker thereupon appointed such committee; and

Whereas, The Senate, disregarding the rule of comity, refused such request and has now by Senate Resolution No. 125 attempted to recede from its amendments; and

Whereas, Such procedure is not supported by the Joint Rules of the House and Senate and if acted upon may endanger the validity of the proposed measure; now therefore

Be It Resolved by the House of Representatives, That the Speaker be instructed that it is the will of this House that House Bill No. 373 be not signed, and that we again renew our request to the Senate for the appointment of a free Conference Committee.

The resolution was read second time.

Mr. Morris raised a point of order on consideration of the resolution, on the ground that the resolution violates Section 38, Article II of the Constitution.

The Speaker sustained the point of order.

**ADOPTION OF CONFERENCE
COMMITTEE REPORT ON
SENATE BILL
NO. 20**

Mr. Stinson submitted for consideration at this time, the Conference Committee report on Senate Bill No 20:

(On motion of Mr. Stinson only

Section 16 of the report was ordered printed in the Journal at this time, this Section being the only change from the report submitted and printed in the Journal last May 8th.)

Austin, Texas, May 9, 1941.

Honorable Coke R. Stevenson, President of the Senate;

Honorable Homer Leonard, Speaker of the House.

Sirs: We, your Conference Committee, appointed to adjust the differences between the two Houses on Senate Bill No. 20, have met and beg leave to recommend that said Senate Bill No. 20 be passed in the form hereto attached.

Respectfully submitted,

MOORE,
WINFIELD,
SHIVERS,
FAIN,
VAN ZANDT,

On the part of the Senate.

STINSON,
CROSTHWAIT,
ALLEN,
HEFLIN,
HUMPHREY,

On the part of the House.

Sec. 16. Section 18 of Chapter 212, House Bill No. 59, Acts of the Regular Session of the 40th Legislature, is hereby repealed; provided however that the Auditor provided by such Act shall continue to perform the duties of his office until a State Auditor has been appointed and qualified under the terms of this Act; and provided further that the State Auditor shall assign at least one assistant auditor or employee of his office who shall devote his entire time to auditing the Prison System.

On motion of Mr. Stinson, the report was adopted by the following vote:

Yeas—103

Allen	Brawner
Allison	Bray
Alsup	Bridgers
Avant	Bruhl
Bailey	Bundy
Baker	Burkett
Bell	Carrington
Benton	Cato
Blankenship	Celaya

Chambers	Little
Clark	Lock
Cleveland	Love
Colson, Mrs.	Lowry
Connelly	Lucas
Crossley	McCann
Crosthwait	McLellan
Davis	McMurry
Dickson of Nolan	McNamara
Donald	Manning
Ellis	Markle
Evans	Martin
Ferguson	Matthews
Files	Mills
Fitzgerald	Moore
Fuchs	Morgan
Gandy	Morse
Gilmer	Murray
Goodman	Nicholson
Halsey	Pace
Hanna	Parker
Hargis	Pevehouse
Harris of Dallas	Price
Harris of Hill	Rampy
Heflin	Reed of Bowie
Helpinstill	Reed of Dallas
Henderson	Roberts
Hobbs	Senterfitt
Hoyo	Sharpe
Huddleston	Shell
Huffman	Simpson
Hughes	Smith of Bastrop
Humphrey	Smith of Atascosa
Hutchinson	Spacek
Isaacks	Stinson
Jones	Stubbs
Kennedy	Taylor
King	Turner
Klingeman	Wattner
Knight	Weatherford
Lansberry	White
Lehman	Whitesides
Leyendecker	

Nays—15

Bullock	Kelly
Carlton	Howington
Coker	McGlasson
Daniel	Morris
Deen	Phillips
Duckett	Sallas
Eubank	Stanford

Absent

Bean	Hileman
Boone	Howard
Brown	Kersey
Burnaman	Kinard
Craig	Lyle
Dove	McAlister
Garland	McDonald
Hartzog	Manford

Rhodes	Spangler
Roark	Vale
Skiles	Winfree

Absent—Excused

Anderson	Ridgeway
Dickson of Bexar	Thornton
Dwyer	Voigt
Hardeman	Walters
Montgomery	

Mr. Stinson moved to reconsider the vote by which the report was adopted and to table the motion to reconsider.

The motion to table prevailed.

HOUSE JOINT RESOLUTION
NO. 21 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. J. R. No. 21, Proposing an amendment to the Constitution of the State of Texas providing for a Supreme Court of nine members, and for continuous session of that Court.

The resolution was read third time.

Question: Shall House Joint Resolution No. 21 be passed?

MESSAGE FROM THE SENATE

Austin, Texas, May 13, 1941.

Hon. Homer Leonard, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

S. B. No. 466, A bill to be entitled, "An Act providing for a closed season on wild deer and wild turkey in Robertson County for a period of four (4) years; prescribing penalties for the violation of this Act; repealing all laws in conflict; and declaring an emergency."

H. B. No. 73, A bill to be entitled "An Act amending Article 802 of the Penal Code of Texas, as enacted by Acts of the Second Called Session of the Thirty-eighth Legislature, in 1923, as amended by Acts of 1935, Forty-fourth Legislature, First Called Session, Chapter 424, providing that any person who drives or operates an automobile or other mo-

tor vehicle upon any public road or highway, while such person is intoxicated or under the influence of intoxicating liquors, shall be guilty of a misdemeanor, etc.; and declaring an emergency." (With amendments.)

S. B. No. 122, A bill to be entitled "An Act providing that any person of good moral character who, on May 22, 1937, had been engaged in the practice of architecture in this State, as his or her principal vocation for a certain period of time, may have thirty (30) days from the date upon which this Act goes into effect in which to file with the Board of Architectural Examiners the affidavit and pay the fee of Twenty-five (\$25.00) Dollars in order to obtain a certificate authorizing such person to practice architecture in the State of Texas, etc.; and declaring an emergency."

The Senate has adopted the conference report on Senate Bill No. 184 by the following vote: Yeas, 27; nays, 0.

Respectfully,

BOB BARKER,

Secretary of the Senate.

HOUSE BILL NO. 73 WITH SENATE AMENDMENTS

Mr. Isaacks called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 73, A bill to be entitled "An Act amending Article 802 of the Penal Code of Texas, as amended by Acts of the Second Called Session of the Legislature in 1923, as amended by Acts of 1935, 44th Legislature, First Called Session, Chapter 424, as amended by Acts of 1937, 45th Legislature, Chapter 60, providing that any person who drives or operates an automobile or other motor vehicle upon any public road or highway, or upon any street or alley within the limits of an incorporated city, town or village, while such person is intoxicated or in any degree under the influence of intoxicating liquors, shall be guilty of a misdemeanor, reducing the maximum penalty provided in said article from a penitentiary offense to a jail sentence, and increasing the minimum penalty thereof; and providing fur-

ther that if such drunken driver shall be the cause of an accident whereby the death of another person shall be caused, he shall be guilty of a felony, and upon conviction he shall be confined in the penitentiary for not less than one year nor more than five years; and declaring an emergency."

Mr. Isaacks moved that the House do not concur in the Senate amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

The motion prevailed.

In accordance with the above action, the Speaker announced the appointment of the following Conference Committee:

Messrs. Isaacks, Lyle, Bruhl, Coker and Bell.

ADDITIONAL SIGNER OF HOUSE BILL

By unanimous consent of the House, the following Member was authorized to sign bill as coauthor of same, as follows:

Mr. Eubank: House Bill No. 268.

HOUSE BILL NO. 942 ON SECOND READING

Mr. Clark moved that the necessary Rules be suspended for the purpose of taking up and considering, at this time, House Bill No. 942.

The roll of the House was called and the vote announced as follows: Yeas, 76; nays, 27.

A verification of the vote was requested.

The roll of the "yeas" and "nays" was again called and the verified vote resulted as follows:

Yeas—88

Allen	Bray
Allison	Bridgers
Alsup	Brown
Avant	Bruhl
Bailey	Bullock
Baker	Bundy
Bean	Burkett
Blankenship	Burnaman
Boone	Carrington

Cato	Leyendecker
Chambers	Little
Clark	Love
Cleveland	Lowry
Colson, Mrs.	Lucas
Connelly	McCann
Crossley	McGlasson
Daniel	McMurry
Davis	McNamara
Donald	Manford
Dove	Manning
Duckett	Markle
Ellis	Matthews
Eubank	Moore
Fitzgerald	Pace
Gandy	Parker
Halsey	Pevehouse
Hanna	Price
Harris of Hill	Rampy
Henderson	Reed of Dallas
Hileman	Roberts
Hobbs	Sallas
Howington	Shell
Huddleston	Skiles
Huffman	Smith of Bastrop
Humphrey	Spacek
Hutchinson	Spangler
Isaacks	Stanford
Jones	Stinson
Kennedy	Turner
King	Vale
Klingeman	Wattner
Knight	Weatherford
Lansberry	White
Lehman	Whitesides

Nays—30

Bell	McDonald
Carlton	McLellan
Coker	Martin
Deen	Mills
Evans	Morgan
Ferguson	Morris
Fuchs	Morse
Harris of Dallas	Murray
Hartzog	Phillips
Helpinstill	Reed of Bowie
Hoyo	Ridgeway
Hughes	Rhodes
Kelly	Senterfitt
Lock	Sharpe
Lyle	Stubbs

Present—Not Voting

Roark

Absent

Celaya	Favors
Craig	Files
Crosthwait	Garland
Dickson of Bexar	Gilmer
Dickson of Nolan	Hargis

Heflin	McAlister
Howard	Simpson
Kersey	Smith of Atascosa
Kinard	Taylor

Absent—Excused

Anderson	Montgomery
Benton	Nicholson
Brawner	Thornton
Dwyer	Voigt
Goodman	Walters
Hardeman	Winfree

The Speaker announced that the motion to suspend the Rules to consider House Bill No. 942, prevailed.

The Speaker then laid before the House, on its second reading and passage to engrossment,

H. B. No. 942, A bill to be entitled "An Act amending Section 6, Chapter 2, Acts of Forty-second Legislature, Fourth Called Session, as amended by Section 9, Chapter 76, Acts of the Forty-fourth Legislature, Regular Session, and providing that the Railroad Commission shall limit production of crude petroleum oil in this State to the reasonable market demand therefor, providing that the allowable production of oil shall be allocated among the pools in the State by the Railroad Commission; providing that the Railroad Commission shall ascertain the reasonable market demand; providing that certain factors shall be considered by the Railroad Commission in determining reasonable market demand; providing that certain factors shall be considered by the Railroad Commission in allocating and apportioning the allowable production of oil among the pools in this State; and declaring an emergency."

The bill was read second time.

Mr. Bell moved that the House recess until 8:00 o'clock p. m. today.

The motion to recess was lost.

Mr. Clark offered the following committee amendment to the bill:

Amend House Bill No. 942 by striking out all below the enacting clause and substituting in lieu thereof the following:

Section 1. Section 6, Chapter 2, Acts of the Forty-second Legislature,

Fourth Called Session, as amended by Section 9, Chapter 76, Acts of the Forty-fourth Legislature, Regular Session, is hereby amended so as hereafter to read as follows:

"Section 6. Whenever the total amount of oil which all the pools in the State can produce exceeds the amount reasonably required to meet the reasonable market demand for oil in this State, then the Railroad Commission of Texas shall limit the total amount of oil which may be produced in the State by fixing an allowable for the State which will not exceed the reasonable market demand for oil in this State. The Railroad Commission of Texas shall then allocate or distribute the allowable for the State among the pools on a reasonable basis and such amounts and manner as to avoid undue discrimination, and so that waste will be prevented. If the amount allocated to a pool as its share of the allowable for the State is in excess of the amount which the pool should produce to prevent waste, then the Railroad Commission of Texas shall fix the allowable for the pool so that such waste will be prevented. In allocating the allowable for the State, the Railroad Commission of Texas shall formulate rules setting forth standards or a program for the distribution of the allowable for the State, and shall distribute the allowable for the State in accordance with such standards or program, and where conditions in one pool or area are substantially similar to those in another pool or area, then the same standards or program shall be applied to such pools and areas so that as far as practicable a uniform program will be followed. The Railroad Commission of Texas shall not be required to determine the reasonable market demand applicable to any single pool except in relation to all pools producing oil of similar kind and quality, and in relation to the demand applicable to the State, and to the effect of limiting the production of pools in the State. In allocating allowables to pools, the Railroad Commission of Texas shall not be bound by nominations or desires of purchasers to purchase oil from particular fields or areas, and the Railroad Commission of Texas shall allocate

the allowable for the State in such manner as will prevent undue discrimination against any pool or area in favor of another or others which would result from selective buying or nominating by purchasers of oil, as such term 'selective buying or nomination' is understood in the oil business."

Sec. 2. The fact that the conservation of the oil resources of this State is vital to the welfare of this State and to national defense and that discriminatory and selective purchasing of oil leads to discrimination, destruction of property and waste, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Mr. Bell offered the following amendment to the bill:

Amend House Bill No. 942 by striking out the enacting clause.

BELL,
HARRIS of Dallas.

Mr. Lehman moved the previous question on the pending amendments and the engrossment of House Bill No. 942, and the main question was ordered.

Question recurring on the amendment by Mr. Bell, yeas and nays were demanded.

The amendment was lost by the following vote:

Yeas—15

Bell	Lyle
Carlton	McDonald
Daniel	McLellan
Ferguson	Manning
Harris of Dallas	Phillips
Hartzog	Senterfitt
Hobbs	Sharpe
Hoyo	

Nays—103

Allen	Baker
Allison	Bean
Alsup	Benton
Avant	Blankenship
Bailey	Boone

Browner	King
Bray	Klingeman
Bridgers	Knight
Bruhl	Lansberry
Bullock	Lehman
Bundy	Leyendecker
Burkett	Little
Burnaman	Lock
Carrington	Love
Chambers	Lowry
Clark	Lucas
Cleveland	McGlasson
Colson, Mrs.	McMurry
Connelly	McNamara
Crossley	Markle
Crosthwait	Martin
Davis	Matthews
Deen	Mills
Donald	Moore
Dove	Morgan
Duckett	Morris
Ellis	Murray
Eubank	Nicholson
Evans	Pace
Favors	Parker
Files	Pevehouse
Fitzgerald	Rampy
Fuchs	Reed of Bowie
Gandy	Reed of Dallas
Gilmer	Roark
Goodman	Roberts
Halsey	Sallas
Hanna	Simpson
Hargis	Smith of Bastrop
Harris of Hill	Smith of Atascosa
Helpinstill	Spacek
Henderson	Stanford
Howington	Stinson
Huddleston	Stubbs
Huffman	Taylor
Humphrey	Turner
Hutchinson	Vale
Isaacks	Wattner
Jones	Weatherford
Kennedy	White
Kersey	Whitesides
Kinard	

Present—Not Voting

Coker

Absent

Brown	Hughes
Cato	Kelly
Celaya	McAlister
Craig	McCann
Dickson of Bexar	Manford
Dickson of Nolan	Price
Garland	Ridgeway
Heflin	Rhodes
Hileman	Shell
Howard	Skiles

Spangler	Winfree
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Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Montgomery	Walters

Question then recurring on the committee amendment, it was adopted.

The caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Question recurring on the engrossment of House Bill No. 942, yeas and nays were demanded.

House Bill No. 942 was passed to engrossment by the following vote:

Yeas—107

Allen	Fuchs
Allison	Gandy
Alsup	Gilmer
Avant	Halsey
Bailey	Hanna
Baker	Hargis
Bean	Harris of Hill
Benton	Heflin
Blankenship	Helpinstill
Boone	Henderson
Browner	Hobbs
Bray	Howington
Bridgers	Huddleston
Bruhl	Huffman
Bullock	Humphrey
Bundy	Hutchinson
Burkett	Isaacks
Burnaman	Jones
Carrington	Kelly
Cato	Kennedy
Chambers	Kersey
Clark	Kinard
Cleveland	King
Colson, Mrs.	Klingeman
Connelly	Knight
Crossley	Lansberry
Crosthwait	Lehman
Davis	Leyendecker
Deen	Little
Donald	Lock
Dove	Love
Duckett	Lowry
Ellis	Lucas
Eubank	McGlasson
Evans	McMurry
Favors	McNamara
Files	Markle
Fitzgerald	Martin

Matthews	Simpson
Mills	Skiles
Moore	Smith of Bastrop
Morgan	Smith of Atascosa
Murray	Spacek
Nicholson	Stanford
Pace	Stinson
Parker	Stubbs
Pevehouse	Taylor
Price	Turner
Rampy	Vale
Reed of Bowie	Wattner
Reed of Dallas	Weatherford
Roark	White
Roberts	Whitesides
Sallas	

Nays—18

Bell	Lyle
Carlton	McDonald
Daniel	McLellan
Ferguson	Manning
Goodman	Morris
Harris of Dallas	Phillips
Hartzog	Rhodes
Hoyo	Senterfitt
Hughes	Sharpe

Present—Not Voting

Coker	Craig
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Absent

Brown	McAlister
Celaya	McCann
Dickson of Bexar	Manford
Dickson of Nolan	Ridgeway
Garland	Shell
Hileman	Spangler
Howard	Winfree

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Montgomery	Walters

Mr. Clark moved to reconsider the vote by which the bill was engrossed and to table the motion to reconsider.

The motion to table prevailed.

Mr. Bell moved that the House recess until 8:00 o'clock p. m., today.

The motion was lost.

**HOUSE BILL NO. 942 ON
THIRD READING**

Mr. Clark moved that the Constitutional Rule requiring bills to be

read on three several days be suspended, and that House Bill No. 942 be placed on its third reading and final passage.

The roll of the House was called and the vote announced, as follows: Yeas, 103; nays, 18.

A verification of the vote was requested.

Mr. Lehman moved a call of the House pending the verification, and the call was duly ordered.

On motion of Mr. Lucas, the Sergeant-at-arms was instructed to bring in all absent Members within the city and not ill.

The roll of the "yeas" and "nays" was again called and the verified vote resulted, as follows:

Yeas—99

Allen	Gandy
Allison	Gilmer
Alsup	Halsey
Avant	Hanna
Bailey	Hargis
Baker	Harris of Hill
Bean	Helpinstill
Benton	Henderson
Boone	Hobbs
Brawner	Howington
Bray	Huddleston
Bridgers	Huffman
Bruhl	Humphrey
Bullock	Hutchinson
Bundy	Jones
Burkett	Kennedy
Burnaman	Kinard
Carrington	Klingeman
Cato	Knight
Chambers	Lehman
Clark	Leyendecker
Cleveland	Little
Colson, Mrs.	Love
Connelly	Lowry
Crossley	Lucas
Crosthwait	McGlasson
Daniel	McMurry
Davis	McNamara
Deen	Markle
Donald	Martin
Duckett	Matthews
Ellis	Mills
Eubank	Moore
Evans	Morgan
Favors	Murray
Files	Nicholson
Fitzgerald	Parker
Fuchs	Pevehouse

Price	Spacek
Rampy	Stanford
Reed of Bowie	Stinson
Reed of Dallas	Stubbs
Roark	Taylor
Roberts	Turner
Sallas	Vale
Senterfitt	Wattner
Simpson	Weatherford
Skiles	White
Smith of Bastrop	Whitesides
Smith of Atascosa	

Nays—18

Bell	Lansberry
Carlton	Lock
Craig	Lyle
Ferguson	McDonald
Goodman	McLellan
Harris of Dallas	Manning
Hartzog	Morris
Hoyo	Phillips
Kelly	Sharpe

Present—Not Voting
Coker

Absent

Blankenship	Kersey
Brown	King
Celaya	McAlister
Dickson of Bexar	McCann
Dickson of Nolan	Manford
Dove	Pace
Garland	Ridgeway
Heflin	Rhodes
Hileman	Shell
Howard	Spangler
Hughes	Winfree
Isaacks	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Montgomery	Walters

The Speaker announced that the motion to suspend the Rules to place House Bill No. 942 on third reading prevailed.

The Speaker then laid House Bill No. 942 before the House on third reading and final passage.

The bill was read third time.

Mr. Hanna moved a call of the House for the purpose of maintaining a quorum until House Bill No. 942 is disposed of, and the call was duly ordered.

Mr. Bray offered the following amendment to the bill:

Amend House Bill No. 942, line 37 of the printed copy, after the word "basis" insert a comma and add the words "taking into consideration the relative sizes of the pools and the number of wells in the respective pools."

(Mr. Little in the Chair.)

On motion of Mr. Clark, the amendment by Mr. Bray was tabled.

Mr. Lansberry offered the following amendment to the bill:

Amend committee amendment to House Bill No. 942, by adding a new section thereto to read as follows:

"This Act shall in no wise affect litigation pending on the effective date of said Act, and the Railroad Commission is hereby prohibited from entering any order which will effect any litigation pending on the effective date of this Act."

Mr. Bell raised a point of order on further consideration of the bill at this time, on the ground that the bill violates Section 26 of Article I of the Constitution.

The Chair overruled the point of order.

Mr. Lehman moved the previous question on the pending amendment and the bill, and the main question was ordered.

(Speaker in the Chair.)

Mr. Lehman raised a point of order on consideration of the amendment by Mr. Lansberry, on the ground that the amendment is not germane to the caption of the bill.

The Speaker overruled the point of order.

Question recurring on the amendment by Mr. Lansberry, it was lost.

House Bill No. 942 was then passed by the following vote:

Yeas—105

Allen	Bailey
Allison	Baker
Alsup	Bean
Avant	Benton

Blankenship	Kinard
Boone	King
Brawner	Klingeman
Bridgers	Knight
Bruhl	Lansberry
Bullock	Lehman
Bundy	Leyendecker
Burkett	Little
Burnaman	Lock
Carrington	Love
Cato	Lowry
Clark	Lucas
Cleveland	McGlasson
Coker	McMurry
Colson, Mrs.	McNamara
Connelly	Markle
Crossley	Martin
Crosthwait	Matthews
Davis	Mills
Deen	Moore
Donald	Morgan
Dove	Murray
Duckett	Nicholson
Ellis	Pace
Eubank	Parker
Evans	Pevehouse
Favors	Price
Files	Rampy
Fitzgerald	Reed of Bowie
Fuchs	Reed of Dallas
Gandy	Roark
Gilmer	Roberts
Halsey	Sallas
Hanna	Simpson
Hargis	Skiles
Harris of Hill	Smith of Bastrop
Heflin	Smith of Atascosa
Helpinstill	Spacek
Henderson	Stanford
Hileman	Stinson
Hobbs	Stubbs
Howington	Taylor
Huddleston	Turner
Huffman	Vale
Humphrey	Wattner
Hutchinson	Weatherford
Jones	White
Kennedy	Whitesides
Kersey	

Nays—22

Bell	Kelly
Bray	Lyle
Carlton	McDonald
Craig	McLellan
Daniel	Manning
Ferguson	Morris
Goodman	Phillips
Harris of Dallas	Rhodes
Hartzog	Senterfitt
Hoyo	Sharpe
Hughes	Shell

Absent

Brown	Isaacks
Celaya	McAlister
Chambers	McCann
Dickson of Bexar	Manford
Dickson of Nolan	Ridgeway
Garland	Spangler
Howard	Winfree

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Montgomery	Walters

Mr. Clark moved to reconsider the vote by which the bill was passed and to table the motion to reconsider.

The motion to table prevailed.

BILL ORDERED NOT PRINTED

On motion of Mr. Ferguson, Senate Bill No. 283 was ordered not printed.

TO PROVIDE FOR ADJOURNMENT SINE DIE

Mr. Kersey offered the following resolution:

H. C. R. No. 136, To provide for Adjournment Sine Die.

Whereas, The Forty-seventh Session of the Legislature had made a record of being one of the hardest working Legislatures in the history of the State of Texas; and

Whereas, The members of this Session have succeeded in passing more major legislation than any Legislature in the history of Texas; and

Whereas, It is important that a day be named sine die; therefore, be it

Resolved by the House of Representatives of the Forty-seventh Legislature, the Senate concurring, That the Regular Session of the Forty-seventh Legislature adjourn sine die on Friday, May 23, 1941, at 7:30 o'clock p. m.

KERSEY,
EUBANK,
CRAIG,
McMURRY,
LYLE,
GOODMAN,
KENNEDY.

The resolution was read second time.

Mr. Alsup moved to table the resolution.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—80

Allison	Humphrey
Alsup	Hutchinson
Avant	Jones
Bailey	Kelly
Baker	Kinard
Bean	Klingeman
Bell	Lansberry
Benton	Lehman
Blankenship	Leyendecker
Brawner	Love
Bray	Lowry
Bridgers	Lucas
Bruhl	McDonald
Bundy	McGlasson
Burnaman	McLellan
Carlton	Manford
Carrington	Manning
Cato	Markle
Clark	Martin
Cleveland	Mills
Coker	Moore
Daniel	Morris
Deen	Murray
Duckett	Pace
Ellis	Phillips
Evans	Reed of Dallas
Favors	Rhodes
Files	Roark
Fuchs	Shell
Hanna	Simpson
Hargis	Skiles
Harris of Hill	Smith of Bastrop
Hartzog	Smith of Atascosa
Heflin	Stanford
Henderson	Stinson
Hileman	Stubbs
Hobbs	Wattner
Huddleston	Weatherford
Huffman	White
Hughes	Whitesides

Nays—45

Allen	Davis
Bullock	Donald
Burkett	Eubank
Connelly	Ferguson
Craig	Fitzgerald
Crossley	Gandy
Crosthwait	Gilmer

Goodman	Matthews
Halsey	Morgan
Harris of Dallas	Nicholson
Helpinstill	Parker
Howington	Pevehouse
Hoyo	Price
Kennedy	Rampy
Kersey	Reed of Bowie
King	Roberts
Knight	Sallas
Little	Senterfitt
Lock	Spacek
Lyle	Taylor
McCann	Turner
McMurry	Vale
McNamara	

Absent

Boone	Garland
Brown	Howard
Celaya	Isaacks
Chambers	McAlister
Colson, Mrs.	Ridgeway
Dickson of Bexar	Sharpe
Dickson of Nolan	Spangler
Dove	Winfree

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Montgomery	Walters

**HOUSE BILL NO. 905 WITH
SENATE AMENDMENTS**

Mr. Rhodes called up from the Speaker's table with Senate amendments for consideration of the amendments,

H. B. No. 905, A bill to be entitled "An Act fixing the compensation of sheriffs in all counties of the State of Texas having a population of not less than twenty-five thousand, five hundred and forty (25,540) and not more than twenty-six thousand and fifty (26,050), according to the last Federal Census, in which there are no district attorneys; providing for the appointment by such sheriffs of such counties of at least one (1) special deputy sheriff and one (1) deputy sheriff, prescribing the powers and duties of such deputies; fixing the compensation therefor; providing mode and manner of payment of such salaries; providing that this Act shall be cumulative of all other acts not in conflict herewith; repealing all laws and parts of laws in

conflict to the extent of the conflict only; and declaring an emergency."

On motion of Mr. Rhodes the House concurred in the Senate Amendments by the following vote:

Yeas—125

Allen	Howard
Allison	Hoyo
Alsup	Huddleston
Avant	Huffman
Bailey	Hughes
Baker	Humphrey
Bean	Hutchinson
Bell	Jones
Benton	Kelly
Blankenship	Kennedy
Boone	Kersey
Brawner	Kinard
Bray	King
Bridgers	Klingeman
Bullock	Knight
Bundy	Lansberry
Burkett	Lehman
Burnaman	Leyendecker
Carlton	Little
Carrington	Lock
Cato	Love
Chambers	Lowry
Clark	Lucas
Cleveland	Lyle
Coker	McCann
Colson, Mrs.	McDonald
Connelly	McGlasson
Craig	McLellan
Crossley	McMurry
Crosthwait	McNamara
Daniel	Manford
Davis	Manning
Deen	Markle
Donald	Martin
Dove	Matthews
Duckett	Mills
Ellis	Montgomery
Eubank	Moore
Evans	Morgan
Favors	Morris
Ferguson	Murray
Files	Pace
Fitzgerald	Parker
Fuchs	Pevehouse
Gandy	Phillips
Gilmer	Price
Goodman	Rampy
Hanna	Reed of Bowie
Hargis	Reed of Dallas
Harris of Dallas	Rhodes
Harris of Hill	Roark
Hartzog	Roberts
Helpinstill	Sallas
Henderson	Senterfitt
Hileman	Sharpe

Shell	Stubbs
Simpson	Taylor
Skiles	Turner
Smith of Bastrop	Wattner
Smith of Atascosa	Weatherford
Spacek	White
Stanford	Whitesides
Stinson	

Absent

Brown	Howington
Bruhl	Isaacks
Celaya	McAlister
Dickson of Bexar	Nicholson
Dickson of Nolan	Ridgeway
Garland	Spangler
Halsey	Vale
Heflin	Winfree
Hobbs	

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Morse	

SENATE BILLS ON FIRST READING

The following Senate bills received from the Senate were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

S. B. No. 466, to the Committee on Game and Fisheries.

S. B. No. 122, to the Committee on State Affairs.

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled bills and resolutions:

H B. No. 777, "An act amending Chapter 1, Title 116, of the Revised Civil Statutes of the State of Texas by adding Article 6675a-2b, providing that in counties having a population of not less than Twenty-four Thousand Five Hundred (24,500) and not more than Twenty-four Thousand Seven Hundred (24,700) inhabitants according to the last preceding Federal Census the County Tax Collector may establish a sub-

office or branch office for the sale of motor vehicle license plates at one or more places in the county other than the office of the County Tax Collector, and may appoint a Deputy to make such sales under the same power and authority as if they were made at the courthouse and in the office of the Tax Collector, and all reports of such sub or branch offices shall be made through the regular office of the Tax Collector just as if though the sales were actually made in his office; repealing all laws in conflict herewith, and declaring an emergency."

H. B. No. 776, "An Act amending Chapter 2 of Title 34, Article 1645, of the Revised Civil Statutes of the State of Texas, providing for a new Article to be added after 1645, to be known as Article 1645e-2, providing that the County Auditor in counties having a population of not less than Twenty-four Thousand Five Hundred (24,500) and not more than Twenty-four Thousand Seven Hundred (24,700) inhabitants according to the last preceding Federal Census, and having an assessed valuation of more than Twenty Million (\$20,000,000.00) Dollars, according to the last preceding approved tax roll of such counties, shall receive as compensation for his services One Hundred Fifty (\$150.00) Dollars for each One Million (\$1,000,000.00) Dollars or major portion thereof on the assessed valuation, such annual salary to be paid in twelve (12) monthly installments or in the same manner as other county officers are paid in said county; repealing all parts of laws in conflict herewith, and declaring an emergency."

H. B. No. 349, "An Act authorizing the Board of Regents of the University of Texas and the branches thereof, the Board of Directors of the Agricultural and Mechanical College and its branches, the Board of Directors of Texas Technological College, the Board of Regents of the State Teachers' Colleges, the Board of Directors of the Texas State College for Women, and the Board of Directors of the College of Arts and Industries to charge students building use fees of not to exceed Five (\$5.00) Dollars per semester for the

construction and equipment of buildings and power plants, the paving of streets, the purchase of land, and for other capital improvements; providing that such acquisition, equipment and construction shall be without cost to the State of Texas; providing for the issuance of negotiable revenue bonds to be secured by a pledge of such building use fees and that such bonds may be additionally secured by a pledge of the revenues from buildings and facilities of such institutions; making it the duty of the governing boards of such institutions to fix adequate fees and charges; requiring approval of such bonds by the Attorney General and prescribing the effect thereof; providing that bonds issued under this Act shall be eligible investments for the Permanent School Fund of Texas; and declaring an emergency."

H. B. No. 795, "An Act authorizing the Commissioners' Court in any county having a population of not less than one hundred two thousand (102,000) and not more than one hundred ten thousand (110,000), according to the last preceding Federal Census, to allow each County Commissioner certain expenses for traveling and in connection with the use of his automobile on official business; requiring each such Commissioner to pay the expense of operation and repair of such automobile so used by him without further expense to the county, and declaring an emergency."

H. B. No. 144, "An Act amending Article 3902, Section 1, of the Revised Civil Statutes of 1925, by adding Section 1b, providing for salaries of heads of departments which may be appointed by the Commissioners' Courts of counties having a population of not less than twenty-four thousand and five hundred (24,500), and not more than twenty-four thousand and seven hundred (24,700), according to the last Federal Census; and declaring an emergency."

H. B. No. 775, "An Act amending Article 3912e, Section 15, of Chapter 1 of Title 61 of the Revised Civil Statutes of the State of Texas by adding to Article 3912e, after Section 15, an additional Section to be known as Section 15a; providing that in counties having a population of

not less than Twenty-four Thousand and Five Hundred (24,500) and not more than Twenty-four Thousand and Seven Hundred (24,700), according to the last preceding Federal Census and which has an assessed valuation of not less than Twenty Million (\$20,000,000.00) Dollars, according to the last preceding approved tax roll of such counties, the County Judge's salary is hereby fixed at Thirty-four Hundred and Twenty (\$3,420.00) Dollars; repealing all laws in conflict therewith and declaring an emergency."

H. B. No. 819, "An Act providing for the transfer of title to certain lands to Refugio and Aransas Counties, said land consisting of three adjoining tracts lying under, along and adjacent to a proposed Causeway and Approaches across Copano Bay in Refugio and Aransas Counties near the town of Bayside."

H. B. No. 937, "An Act providing for a closed season for turkey in Angelina and Tyler Counties for five (5) years; prescribing a penalty for the violation of this Act, and repealing all laws in conflict."

H. C. R. No. 125, Relative to inspection of defense projects in the State of Texas.

S. C. R. No. 55, Relative to increasing consumption of cotton.

S. C. R. No. 51, Authorizing the loan of certain Highway Equipment.

S. C. R. No. 50, Expressing sentiment of Texas Legislature in regard to National Defense.

H. B. No. 373, "An Act further regulating the prescribing of liquor for medicinal purposes and the transportation, storage and sale thereof by amending subsections (11) and (18) of Section 15, Article 1, Chapter 467, Acts of the Second Called Session of the Forty-fourth Legislature, as amended by House Bill No. 5, Acts of the Regular Session of the Forty-fifth Legislature, and by the addition of a new subsection (19) to said Section 15, Article 1; prescribing penalties; providing saving clauses; and declaring an emergency."

RELATIVE TO LOCAL AND UN- CONTESTED BILL CALENDAR

Mr. Kersey moved that the Local Bill Calendar set for tonight, be postponed until next Thursday evening.

The motion was lost.

Mr. Morgan moved that the Local Bill Calendar set for tonight, be postponed until 10:00 o'clock a. m., next Friday.

The motion was lost.

HOUSE BILLS ON FIRST READING

The following House bills introduced today were laid before the House, read severally first time, and referred to the appropriate committee, as follows:

By Mr. Huffman:

H. B. No. 1031, A bill to be entitled "An Act regulating fishing in Val Verde County; providing the gear or tackle that may be used; providing an open season; providing a bag or possession limit for different varieties of fish that may be taken; and providing a total bag or possession limit; providing the length of different varieties of fish that may be taken; excepting the Pecos River, the Rio Grande River, and San Felipe Creek from the provisions of this Act; providing a penalty for violating any provisions of this Act; repealing conflicting laws; and declaring an emergency."

Referred to the Committee on Game and Fisheries.

By Mr. Lock:

H. B. No. 1032, A bill to be entitled "An Act providing that candidates for nomination for State Representative in a primary election in certain counties shall be required to pay a fee not to exceed Thirty Dollars (\$30.00) to the County Executive Committee; repealing all laws in conflict; and declaring an emergency."

Referred to the Committee on Privileges, Suffrage and Elections.

Mr. Celaya asked unanimous consent to introduce at this time and

have placed on first reading House Bill No. 1033.

There was no objection.

The Speaker then laid the bill before the House, it was read first time and referred to the Appropriate Committee, as follows:

By Mr. Celaya:

H. B. No. 1033, A bill to be entitled "An Act amending Articles 5357 and 5362 of the Revised Civil Statutes of Texas of 1925, providing for the acceptance of applications and bids for the leases upon certain public lands and for the term of said leases, and providing for the revision and modification of leases heretofore issued and for the assignment of such leases in whole or in part, and repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

Referred to the Committee on Public Lands and Buildings.

RECESS

Mr. Smith of Atascosa moved that the House adjourn until 10:00 o'clock a. m. tomorrow.

Mr. Lyle moved that the House recess until 8:00 o'clock p. m. today.

Mr. Harris of Dallas moved that the House recess until 8:30 o'clock p. m. today.

The motion of Mr. Harris of Dallas prevailed and the House accordingly at 6:50 o'clock p. m. took recess until 8:30 o'clock p. m. today.

NIGHT SESSION

The House met at 8:30 o'clock p. m. and was called to order by the Speaker.

LEAVE OF ABSENCE GRANTED

Mr. Montgomery was granted temporary leave of absence for the afternoon session on account of important business, on motion of Mr. Kinard.

Mr. Leyendecker temporarily for tonight on motion of Mr. Bridges.

Mr. Huffman moved a call of the

House for the purpose of securing a quorum, and the call was duly ordered.

Mr. Taylor moved to reconsider the vote by which the call of the House was ordered, and to table the motion to reconsider.

The motion to table prevailed.

Mr. Morris moved that the Sergeant at Arms be instructed to bring in all absent Members within the city who are not ill.

The motion prevailed.

The roll of the House was called and the following Members were present:

Mr. Speaker	Gandy
Allen	Gilmer
Allison	Goodman
Alsup	Halsey
Avant	Hanna
Bailey	Hargis
Baker	Harris of Dallas
Bean	Harris of Hill
Bell	Hartzog
Benton	Helpinstill
Blankenship	Hileman
Boone	Hobbs
Bridgers	Howington
Brown	Hoyo
Bruhl	Huddleston
Bullock	Huffman
Bundy	Hughes
Burkett	Humphrey
Burnaman	Hutchinson
Carlton	Isaacks
Carrington	Jones
Cato	Kelly
Celaya	Kennedy
Chambers	Kersey
Clark	Kinard
Cleveland	Klingeman
Coker	Knight
Colson, Mrs.	Little
Connelly	Love
Craig	Lowry
Crossley	Lyle
Crothwait	McAlister
Daniel	McDonald
Davis	McGlasson
Deen	McLellan
Dickson of Bexar	McMurry
Donald	McNamara
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Martin
Ferguson	Matthews
Fitzgerald	Mills

Montgomery	Sharpe
Moore	Simpson
Morgan	Skiles
Morris	Smith of Bastrop
Murray	Smith of Atascosa
Nicholson	Spacek
Parker	Stinson
Pevehouse	Stubbs
Phillips	Taylor
Price	Turner
Rampy	Vale
Reed of Bowie	Wattner
Reed of Dallas	Weatherford
Roberts	White
Rhodes	Whitesides
Senterfitt	

Absent

Brawner	Lansberry
Bray	Lock
Dickson of Nolan	Lucas
Evans	McCann
Favors	Pace
Files	Ridgeway
Fuchs	Roark
Garland	Sallas
Heflin	Shell
Henderson	Spangler
King	Stanford

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Howard	Walters
Lehman	Winfree
Leyendecker	

Mr. McNamara requested a verification of the vote.

Mr. Manning moved to dispense with the verification.

The motion prevailed.

Mr. Eubank moved a call of the House for the purpose of maintaining a quorum until 11:00 o'clock p. m. today, and the call was duly seconded.

Question recurring on the motion for the call of the House, it was lost.

HOUSE BILL NO. 316 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 316, A bill to be entitled "An Act providing for the payment of delinquent taxes to the Assessor and Collector of Taxes of the respective counties of the State of

Texas in equal installments at the option of the taxpayer, the first payment to be due within 90 days after the effective date of the Act; requiring the Tax Assessor and Collector to furnish the taxpayer with a statement of his delinquent taxes, whereupon the taxpayer shall declare the method which he will adopt in the payment of such delinquent taxes; etc.; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 316 ON THIRD READING

Mr. McAlister moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 316 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—111

Allen	Ellis
Allison	Eubank
Alsup	Evans
Avant	Ferguson
Bailey	Gandy
Baker	Gilmer
Bean	Goodman
Bell	Halsey
Benton	Hanna
Blankenship	Hargis
Boone	Harris of Dallas
Bray	Harris of Hill
Bridgers	Hartzog
Brown	Helpinstill
Bullock	Hobbs
Burkett	Howard
Burnaman	Howington
Carlton	Hoyo
Carrington	Huffman
Celaya	Hughes
Chambers	Humphrey
Clark	Hutchinson
Cleveland	Isaacks
Coker	Kelly
Colson, Mrs.	Kennedy
Connelly	Kersey
Craig	King
Crossley	Klingeman
Crosthwait	Knight
Daniel	Lehman
Davis	Little
Deen	Lock
Dickson of Nolan	Love
Donald	Lowry
Dove	Lucas
Duckett	Lyle

McAlister	Rampy
McDonald	Reed of Bowie
McGlasson	Reed of Dallas
McLellan	Rhodes
McMurry	Senterfitt
Manning	Sharpe
Markle	Shell
Martin	Simpson
Matthews	Skiles
Mills	Smith of Bastrop
Montgomery	Spacek
Moore	Stubbs
Morgan	Taylor
Morris	Turner
Murray	Vale
Pace	Wattner
Parker	Weatherford
Pevehouse	White
Phillips	Whitesides
Price	

Nays—6

Jones	Nicholson
McNamara	Roberts
Manford	Smith of Atascosa

Present—Not Voting

Kinard

Absent

Brawner	Henderson
Bruhl	Hileman
Bundy	Huddleston
Cato	Lansberry
Dickson of Bexar	McCann
Favors	Ridgeway
Files	Roark
Fitzgerald	Sallas
Fuchs	Spangler
Garland	Stanford
Heflin	Stinson

Absent—Excused

Anderson	Thornton
Dwyer	Voigt
Hardeman	Walters
Leyendecker	Winfree
Morse	

The Speaker then laid House Bill No. 316 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—111

Allen	Avant
Allison	Bailey
Alsup	Baker

Bean	Kelly
Bell	Kennedy
Benton	Kersey
Blankenship	King
Boone	Klingeman
Bray	Knight
Bridgers	Lehman
Brown	Little
Bullock	Lock
Burkett	Love
Burnaman	Lowry
Carlton	Lucas
Carrington	Lyle
Celaya	McAlister
Chambers	McDonald
Clark	McGlasson
Cleveland	McLellan
Coker	McMurry
Colson, Mrs.	Manning
Connelly	Markle
Craig	Martin
Crossley	Matthews
Crosthwait	Mills
Daniel	Montgomery
Davis	Moore
Deen	Morgan
Dickson of Nolan	Morris
Donald	Murray
Dove	Pace
Duckett	Parker
Ellis	Pevehouse
Eubank	Phillips
Evans	Price
Ferguson	Rampy
Gandy	Reed of Bowie
Gilmer	Reed of Dallas
Goodman	Rhodes
Halsey	Senterfitt
Hanna	Sharpe
Hargis	Shell
Harris of Dallas	Simpson
Harris of Hill	Skiles
Hartzog	Smith of Bastrop
Helpinstill	Spacek
Hobbs	Stubbs
Howard	Taylor
Howington	Turner
Hoyo	Vale
Huffman	Wattner
Hughes	Weatherford
Humphrey	White
Hutchinson	Whitesides
Isaacks	

Nays—6

Jones	Nicholson
McNamara	Roberts
Manford	Smith of Atascosa

Present—Not Voting

Kinard

Absent		Celaya	Klingeman
Brawner	Henderson	Chambers	Knight
Bruhl	Hileman	Clark	Little
Bundy	Huddleston	Cleveland	Lock
Cato	Lansberry	Coker	Lowry
Dickson of Bexar	McCann	Colson, Mrs.	Lucas
Favors	Ridgeway	Connelly	Lyle
Files	Roark	Craig	McAlister
Fitzgerald	Sallas	Crossley	McCann
Fuchs	Spangler	Crosthwait	McDonald
Garland	Stanford	Daniel	McMurry
Heflin	Stinson	Davis	Manford
Absent—Excused		Deen	Manning
Anderson	Thornton	Dickson of Nolan	Markle
Dwyer	Voigt	Donald	Martin
Hardeman	Walters	Dove	Matthews
Leyendecker	Winfree	Duckett	Montgomery
Morse		Ellis	Moore
HOUSE BILL NO. 528 ON SECOND READING		Eubank	Morgan
The Speaker laid before the House, on its second reading and passage to engrossment,		Evans	Morris
H. B. No. 528, A bill to be entitled "An Act providing for compensation for County Auditor and Purchasing Agent in certain counties; providing mode and manner of payment of such salary; and declaring an emergency."		Favors	Murray
The bill was read second time and was passed to engrossment.		Ferguson	Nicholson
HOUSE BILL NO. 528 ON THIRD READING		Files	Pace
Mr. Donald moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 528 be placed on its third reading and final passage.		Fitzgerald	Parker
The motion prevailed by the following vote:		Fuchs	Pevehouse
Yeas—123		Gandy	Price
Allen	Bray	Gilmer	Rampy
Allison	Bridgers	Goodman	Reed of Bowie
Alsup	Brown	Halsey	Reed of Dallas
Avant	Bruhl	Hanna	Rhodes
Bailey	Bullock	Hargis	Roberts
Baker	Bundy	Harris of Dallas	Sallas
Bean	Burkett	Harris of Hill	Senterfitt
Bell	Burnaman	Hartzog	Sharpe
Benton	Carlton	Heflin	Shell
Blankenship	Carrington	Helpinstill	Simpson
Boone	Cato	Henderson	Skiles
		Hileman	Smith of Bastrop
		Hobbs	Smith of Atascosa
		Howard	Spacek
		Howington	Stanford
		Huddleston	Stinson
		Hughes	Stubbs
		Humphrey	Taylor
		Hutchinson	Turner
		Isaacks	Vale
		Jones	Wattner
		Kelly	Weatherford
		Kennedy	White
		Kinard	Whitesides
		King	
			Nays—7
		Kersey	McNamara
		Lansberry	Mills
		Love	Phillips
		McGlasson	
			Absent
		Brawner	Hoyo
		Dickson of Bexar	Huffman
		Garland	McLellan

Ridgeway Spangler
Roark

Absent—Excused

Anderson Morse
Dwyer Thornton
Hardeman Voigt
Lehman Walters
Leyendecker Winfree

The Speaker then laid House Bill No. 528 before the House on third reading and final passage.

The Bill was read third time and was passed by the following vote:

Yeas—123

Allen	Fitzgerald
Allison	Fuchs
Alsup	Gandy
Avant	Gilmer
Bailey	Goodman
Baker	Halsey
Bean	Hanna
Bell	Hargis
Benton	Harris of Dallas
Blankenship	Harris of Hill
Boone	Hartzog
Bray	Heflin
Bridgers	Helpinstill
Brown	Henderson
Bruhl	Hileman
Bullock	Hobbs
Bundy	Howard
Burkett	Howington
Burnaman	Huddleston
Carlton	Hughes
Carrington	Humphrey
Cato	Hutchinson
Celaya	Isaacks
Chambers	Jones
Clark	Kelly
Cleveland	Kennedy
Coker	Kinard
Colson, Mrs.	King
Connelly	Klingeman
Craig	Knight
Crossley	Little
Crosthwait	Lock
Daniel	Lowry
Davis	Lucas
Deen	Lyle
Dickson of Nolan	McAlister
Donald	McCann
Dove	McDonald
Duckett	McMurry
Ellis	Manford
Eubank	Manning
Evans	Markle
Favors	Martin
Ferguson	Matthews
Files	Montgomery

Moore	Shell
Morgan	Simpson
Morris	Skiles
Murray	Smith of Bastrop
Nicholson	Smith of Atascosa
Pace	Spacek
Parker	Stanford
Pevehouse	Stinson
Price	Stubbs
Rampy	Taylor
Reed of Bowie	Turner
Reed of Dallas	Vale
Rhodes	Wattner
Roberts	Weatherford
Sallas	White
Senterfitt	Whitesides
Sharpe	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 689 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 689. A bill to be entitled "An Act amending House Bill No. 920 of the General and Special Laws of the Forty-third Regular Session of the Legislature making it lawful to take fur bearing animals by trap in San Augustine and Sabine Counties."

The bill was read second time.

Mr. Hargis offered the following amendments to the bill:

Amend House Bill No. 689 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. House Bill No. 920 of the Special Laws of the Forty-

third Legislature, Regular Session, 1933, is hereby amended so as to hereafter read as follows:

"Section 1. From and after the passage of this Act it shall be lawful for any person to use a steel trap or any other type of trap or snare for the purpose of taking opossums, bobcats, and catamounts in San Augustine and Sabine Counties during each and every month of the years following the passage of this Act.

"Sec. 2. All laws and parts of laws in conflict with this Act are hereby specifically repealed."

Sec. 3. The fact that the present law prohibits the use of steel traps in San Augustine and Sabine Counties and the fact that it prohibits the taking of any fur-bearing animals with such traps create an emergency and an imperative public necessity requiring that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and the same is hereby suspended, and this Act shall be in full force and effect from and after its passage, and it is so enacted.

Amend House Bill No. 689 by striking out all above the enacting clause and inserting in lieu thereof the following:

"An Act amending House Bill No. 920 of the Special Laws of the Forty-third Legislature, Regular Session, 1933, making it lawful to trap or take opossums, bobcats, and catamounts in San Augustine and Sabine Counties; repealing all laws in conflict herewith; and declaring an emergency."

The amendments were severally adopted.

House Bill No. 689 was then passed to engrossment.

HOUSE BILL NO. 689 ON THIRD READING

Mr. Hargis moved that the Constitutional Rule requiring bills be read on three several days be suspended, and that House Bill No. 689 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Hobbs
Allison	Howard
Alsup	Howington
Avant	Huddleston
Bailey	Hughes
Baker	Humphrey
Bean	Hutchinson
Bell	Isaacks
Benton	Jones
Blankenship	Kelly
Boone	Kennedy
Bray	Kinard
Bridgers	King
Brown	Klingeman
Bruhl	Knight
Bullock	Little
Bundy	Lock
Burkett	Lowry
Burnaman	Lucas
Carlton	Lyle
Carrington	McAlister
Cato	McCann
Celaya	McDonald
Chambers	McMurry
Clark	Manford
Cleveland	Manning
Coker	Markle
Colson, Mrs.	Martin
Connelly	Matthews
Craig	Montgomery
Crossley	Moore
Crosthwait	Morgan
Daniel	Morris
Davis	Murray
Deen	Nicholson
Dickson of Nolan	Pace
Donald	Parker
Dove	Pevehouse
Duckett	Price
Ellis	Rampy
Eubank	Reed of Bowie
Evans	Reed of Dallas
Favors	Rhodes
Ferguson	Roberts
Files	Sallas
Fitzgerald	Senterfitt
Fuchs	Sharpe
Gandy	Shell
Gilmer	Simpson
Goodman	Skiles
Halsey	Smith of Bastrop
Hanna	Smith of Atascosa
Hargis	Spacek
Harris of Dallas	Stanford
Harris of Hill	Stinson
Hartzog	Stubbs
Heflin	Taylor
Helpinstill	Turner
Henderson	Vale
Hileman	Wattner

Weatherford Whitesides
White

Nays—7

Kersey McNamara
Lansberry Mills
Love Phillips
McGlasson

Absent

Brawner McLellan
Dickson of Bexar Ridgeway
Garland Roark
Hoyo Spangler
Huffman

Absent—Excused

Anderson Morse
Dwyer Thornton
Hardeman Voigt
Lehman Walters
Leyendecker Winfree

The Speaker then laid House Bill No. 689 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Crossley
Allison	Crothwait
Alsup	Daniel
Avant	Davis
Bailey	Deen
Baker	Dickson of Nolan
Bean	Donald
Bell	Dove
Benton	Duckett
Blankenship	Ellis
Boone	Eubank
Bray	Evans
Bridgers	Favors
Brown	Ferguson
Bruhl	Files
Bullock	Fitzgerald
Bundy	Fuchs
Burkett	Gandy
Burnaman	Gilmer
Carlton	Goodman
Carrington	Halsey
Cato	Hanna
Celaya	Hargis
Chambers	Harris of Dallas
Clark	Harris of Hill
Cleveland	Hartzog
Coker	Heflin
Colson, Mrs.	Helpinstill
Connelly	Henderson
Craig	Hileman

Hobbs	Morris
Howard	Murray
Howington	Nicholson
Huddleston	Pace
Hughes	Parker
Humphrey	Pevehouse
Hutchinson	Price
Isaacks	Rampy
Jones	Reed of Bowie
Kelly	Reed of Dallas
Kennedy	Rhodes
Kinard	Roberts
King	Sallas
Klingeman	Senterfitt
Knight	Sharpe
Little	Shell
Lock	Simpson
Lowry	Sklies
Lucas	Smith of Bastrop
Lyle	Smith of Atascosa
McAlister	Spacek
McCann	Stanford
McDonald	Stinson
McMurry	Stubbs
Manford	Taylor
Manning	Turner
Markle	Vale
Martin	Wattner
Matthews	Weatherford
Montgomery	White
Moore	Whitesides
Morgan	

Nays—7

Kersey McNamara
Lansberry Mills
Love Phillips
McGlasson

Absent

Brawner McLellan
Dickson of Bexar Ridgeway
Garland Roark
Hoyo Spangler
Huffman

Absent—Excused

Anderson Morse
Dwyer Thornton
Hardeman Voigt
Lehman Walters
Leyendecker Winfree

HOUSE BILL NO. 806 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 806, A bill to be entitled
"An Act fixing the term of office of

school trustees of independent school districts, whether created under general law or by special act of the Legislature, having as many as 602 and not more than 607 scholastics according to the 1940 official scholastic census and wherein there may be situated a city having a population of as many as 1725 and not more than 1730 according to the last preceding Federal Census; and having a board of seven trustees; etc.; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 806 ON THIRD READING

Mr. Shell moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 806 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Davis
Allison	Deen
Alsup	Dickson of Nolan
Avant	Donald
Bailey	Dove
Baker	Duckett
Bean	Ellis
Bell	Eubank
Benton	Evans
Blankenship	Favors
Boone	Ferguson
Bray	Files
Bridgers	Fitzgerald
Brown	Fuchs
Bruhl	Gandy
Bullock	Gilmer
Bundy	Goodman
Burkett	Halsey
Burnaman	Hanna
Carlton	Hargis
Carrington	Harris of Dallas
Cato	Harris of Hill
Celaya	Hartzog
Chambers	Hefin
Clark	Helpinstill
Cleveland	Henderson
Coker	Hileman
Colson, Mrs.	Hobbs
Connelly	Howard
Craig	Howington
Crossley	Huddleston
Crosthwait	Hughes
Daniel	Humphrey

Hutchinson
Isaacks
Jones
Kelly
Kennedy
Kinard
King
Klingeman
Knight
Little
Lock
Lowry
Lucas
Lyle
McAlister
McCann
McDonald
McMurry
Manford
Manning
Markle
Martin
Matthews
Montgomery
Moore
Morgan
Morris
Murray
Nicholson

Pace
Parker
Pevehouse
Price
Rampy
Reed of Bowie
Reed of Dallas
Rhodes
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles
Smith of Bastrop
Smith of Atascosa
Spacek
Stanford
Stinson
Stubbs
Taylor
Turner
Vale
Wattner
Weatherford
White
Whitesides

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 806 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Baker
Allison	Bean
Alsup	Bell
Avant	Benton
Bailey	Blankenship

Boone	Isaacks
Bray	Jones
Bridgers	Kelly
Brown	Kennedy
Bruhl	Kinard
Bullock	King
Bundy	Klingeman
Burkett	Knight
Burnaman	Little
Carlton	Lock
Carrington	Lowry
Cato	Lucas
Celaya	Lyle
Chambers	McAlister
Clark	McCann
Cleveland	McDonald
Coker	McMurry
Colson, Mrs.	Manford
Connelly	Manning
Craig	Markle
Crossley	Martin
Crosthwait	Matthews
Daniel	Montgomery
Davis	Moore
Deen	Morgan
Dickson of Nolan	Morris
Donald	Murray
Dove	Nicholson
Duckett	Pace
Ellis	Parker
Eubank	Pevehouse
Evans	Price
Favors	Rampy
Ferguson	Reed of Bowie
Files	Reed of Dallas
Fitzgerald	Rhodes
Fuchs	Roberts
Gandy	Sallas
Gilmer	Senterfitt
Goodman	Sharpe
Halsey	Shell
Hanna	Simpson
Hargis	Skiles
Harris of Dallas	Smith of Bastrop
Harris of Hill	Smith of Atascosa
Hartzog	Spacek
Heflin	Stanford
Helpinstill	Stinson
Henderson	Stubbs
Hileman	Taylor
Hobbs	Turner
Howard	Vale
Howington	Wattner
Huddleston	Weatherford
Hughes	White
Humphrey	Whitesides
Hutchinson	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 890 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 890, A bill to be entitled "An Act empowering the Commissioners Court to fix the salary of county officers in counties having a population of not less than twenty thousand, five hundred and seventy (20,570) and not more than twenty thousand, six hundred (20,600) according to the last preceding Federal Census; repealing all laws and parts of laws in conflict; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 890 ON
THIRD READING

Mr. Chambers moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 890 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Brown
Allison	Bruhl
Alsup	Bullock
Avant	Bundy
Bailey	Burkett
Baker	Burnaman
Bean	Carlton
Bell	Carrington
Benton	Cato
Blankenship	Celaya
Boone	Chambers
Bray	Clark
Bridgers	Cleveland

Coker	Little
Colson, Mrs.	Lock
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McCann
Davis	McDonald
Deen	McMurry
Dickson of Nolan	Manford
Donald	Manning
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Murray
Fitzgerald	Nicholson
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse
Goodman	Price
Halsey	Rampy
Hanna	Reed of Bowie
Hargis	Reed of Dallas
Harris of Dallas	Rhodes
Harris of Hill	Roberts
Hartzog	Sallas
Heflin	Senterfitt
Helpinstill	Sharpe
Henderson	Shell
Hileman	Simpson
Hobbs	Skiles
Howard	Smith of Bastrop
Howington	Smith of Atascosa
Huddleston	Spacek
Hughes	Stanford
Humphrey	Stinson
Hutchinson	Stubbs
Isaacks	Taylor
Jones	Turner
Kelly	Vale
Kennedy	Wattner
Kinard	Weatherford
King	White
Klingeman	Whitesides
Knight	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 890 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Gandy
Allison	Gilmer
Alsup	Goodman
Avant	Halsey
Bailey	Hanna
Baker	Hargis
Bean	Harris of Dallas
Bell	Harris of Hill
Benton	Hartzog
Blankenship	Heflin
Boone	Helpinstill
Bray	Henderson
Bridgers	Hileman
Brown	Hobbs
Bruhl	Howard
Bullock	Howington
Bundy	Huddleston
Burkett	Hughes
Burnaman	Humphrey
Carlton	Hutchinson
Carrington	Isaacks
Cato	Jones
Celaya	Kelly
Chambers	Kennedy
Clark	Kinard
Cleveland	King
Coker	Klingeman
Colson, Mrs.	Knight
Connelly	Little
Craig	Lock
Crossley	Lowry
Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Deen	McCann
Dickson of Nolan	McDonald
Donald	McMurry
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Martin
Evans	Matthews
Favors	Montgomery
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Murray

Nicholson	Sklies
Pace	Smith of Bastrop
Parker	Smith of Atascosa
Pevehouse	Spacek
Price	Stanford
Rampy	Stinson
Reed of Bowie	Stubbs
Reed of Dallas	Taylor
Rhodes	Turner
Roberts	Vale
Sallas	Wattner
Senterfitt	Weatherford
Sharpe	White
Shell	Whitesides
Simpson	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 961 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 961, A bill to be entitled "An Act applicable to and controlling all counties of this State having a population of more than three hundred and ninety thousand (390,000) inhabitants and less than five hundred thousand (500,000) inhabitants according to the last preceding Federal Census; conferring upon the Commissioners Court of such counties full power, authority and supervision of all public roads therein, other than State highways, and prescribing the rights, powers and duties of said court over such public roads; prescribing the powers and duties of each County Commissioner and fixing the respective salaries; authorizing the appointment of cer-

tain standing committees from the membership of the Commissioners Court and prescribing the powers and duties of such committees; authorizing the appointment of a County Engineer, prescribing his duties, qualifications and salary, etc.; and declaring an emergency."

The bill was read second time.

Mr. Crosthwait offered the following committee amendments to the bill:

Amend House Bill No. 961 by striking out all below the enacting clause and substituting in lieu thereof the following:

Section 1. The Commissioners' Court of Dallas County, Texas, shall have full power and authority, and it shall be its duty to adopt, at a meeting of said Court, at which the County Judge and at least three (3) of the County Commissioners of said County shall be present and cause to be recorded in the minutes of said Court, and put into effect such rules, regulations, plans and system for the maintenance, laying out, opening, widening, draining, grading, constructing, building and repairing of the public roads of said County other than the State Highways located therein, so as to facilitate travel between the communities thereof, subject to and in harmony with the provisions of this Act; which rules, regulations, plans and system, together with any changes thereafter made in same, shall be binding upon, observed and obeyed by the County Commissioners, County Judge, County Engineer and all employees of Dallas County, Texas.

Sec. 2. Each County Commissioner of Dallas County shall be, and he is hereby required to devote all of his time to the duties of his office; shall be in attendance at all sessions of the Commissioners' Court and shall establish and maintain office hours in the Courthouse at least sixteen (16) hours each week in addition to the time devoted to the holding of the Commissioners' Court as a body; provided, in cases of necessity the County Judge may excuse compliance with the provisions hereof with regard to attendance on the Court and maintenance of office hours. Each County Commissioner

in said County shall receive for his services the sum of Forty-eight Hundred Dollars (\$4,800.00) per annum payable monthly from the Road and Bridge Fund of the County, which compensation shall be in full for all services rendered said County.

Sec. 3. Subject to the provisions of this Act and all laws relating to the subject matter, the County Judge of Dallas County shall have the power, and he is hereby required to appoint Committees of two (2) or more composed of Commissioners who shall have under their immediate supervision the various departments of the County's affairs under the general direction of the Court as a whole. Such Committee shall be known as "Standing Committees" and they shall report to, and be responsible to the Court as a whole for the conduct of the affairs so placed under their supervision and shall make to the Court reports of the condition and affairs of the departments, showing in detail their activities and the condition of said departments; said reports shall be made to the Court at least once every three (3) months and at any other time when requested by the County Judge. Said Committees shall have, and are hereby given, subject to the provisions of this Act, such power and authority as is specifically delegated to them by a resolution duly passed by the Commissioners' Court by the affirmative vote of the County Judge and two (2) Commissioners, and it is made their duty to perform all acts so delegated to them; provided, however, that they shall not have authority or power to make purchases or bind the County on any contract or pecuniary obligation, but in all such matters shall submit to the Court as a whole their recommendations with reference thereto, and said Court shall pass upon all such matters, subject to the provisions of this Act and other laws relating thereto. The County Judge is hereby given authority to change the personnel of such Committees at his pleasure.

Sec. 4. The Commissioners' Court of Dallas County shall, and it is hereby empowered to appoint a County Engineer, the selection of

whom shall be controlled by consideration of skill and ability for such task. Such Engineer shall hold office for a period of two (2) years from the date of his selection but may be removed from office at the pleasure of the Commissioners' Court. He shall receive a salary, to be fixed by the Commissioners' Court, not to exceed Forty-eight Hundred Dollars (\$4,800.00) per year, to be paid out of the Road and Bridge Fund of the County. Such Engineer, before entering upon the discharge of his duties, shall take the oath of office prescribed by law and shall execute a bond in the sum of Five Thousand Dollars (\$5,000.00) with a good and sufficient surety thereon to be approved by the County Judge, payable to the County Judge of said County and his successors in office in trust, for the use and benefit of the Road and Bridge Fund of said County, conditioned that such Engineer will faithfully and efficiently discharge and perform all the duties required of him by law and by the orders of said Commissioners' Court and will faithfully and honestly and, in due time, account for all the moneys, property and materials placed in his custody as such engineer, premium of said bond to be paid out of the Bond and Bridge Fund of said County.

Said County Engineer shall have, and is hereby given the custody and control of all machinery, equipment, trucks, cars, teams, wagons, harness, tools, supplies, materials, and all other property that has been purchased by said County out of the Road and Bridge Fund and that is now or may be hereafter used in connection with the maintenance, repairs, drainage or construction of the county roads of said County. Such equipment, materials, supplies, etc., then not in use, shall be, as near as practicable, kept in centrally located warehouses or shops, provided that no part of said machinery shall be used for any other than a public purpose of said County.

Said County Engineer shall have, and is hereby authorized to have, subject to the provisions of this Act, under his control and supervision all maintenance, repair, drainage and construction work on all county

roads in said County whether the same be in relation to the present roads or any roads to be opened, laid out and constructed, including all engineering and right of way work, and in the exercise of this duty he shall have, and is hereby given power and authority to use any part or all of the teams, machinery, tools, trucks, cars, equipment and material belonging to the Road and Bridge fund of the County and to have under his supervision all employees whose salaries are paid from said Fund; provided, however, said engineer in the performance of these duties shall be under the general supervision of the "Standing Committees" appointed by the County Judge, and all repairs, widening, permanent construction, new construction and bridge construction shall be done only after the Commissioners' Court has authorized same.

The County Engineer shall, whenever in his opinion it is advisable to make repairs, permanent improvements, widen or make new construction to any of the roads under his supervision, or open, lay out and construct new roads in said County, make to the proper "Standing Committee" a report as to the condition and necessity for such work and his recommendation thereon. The Committee shall in turn deliver such written statement and recommendation of such Engineer to the Commissioners' Court. They may add their approval or disapproval or a suggestion for such changes as they deem appropriate, provided such work shall not be performed unless and until said Commissioners' Court has authorized the same. The Commissioners' Court is hereby forbidden to use or apply materials, machinery, equipment, etc., to a private as distinguished from a public purpose without fair compensation being paid therefor to the Road and Bridge Fund of said County; provided, however, that the Commissioners' Court of said County may provide at cost the necessary machinery and equipment to bona fide farmers of said County for the purpose of terracing their land or any other purpose that will conserve the soil.

Said Engineer shall, as soon as possible after the passage of this Act and at the end of every six (6)

months make a complete inventory and appraisalment of all tools, machinery, equipment, materials, trucks, cars, teams, wagons and other property owned by the Road and Bridge Fund and transmit the same in written form to the Commissioners' Court which shall be kept as a "Permanent Inventory Record," and when any of said tools, machinery, trucks, cars, teams, wagons and other property and equipment becomes unusable, the Engineer shall, by written report, state such fact, and the reasons that so make it, to the "Standing Committee" having jurisdiction with his recommendation; such "Standing Committee" shall take said report to the Commissioner's Court with such recommendations as it deems advisable, and the Commissioners' Court shall have authority to dispose of such tools, machinery, trucks, cars, teams, wagons and other property in such manner as it deems advisable. When tools, machinery, permanent supplies, trucks, cars, teams, wagons and other property and equipment become unusable or are disposed of or taken out of service and, likewise, when new tools, machinery, permanent supplies, trucks, cars, teams, wagons and other property and equipment are purchased or acquired as herein specified, the same shall be shown on the "Permanent Inventory Record," to be kept by the County Auditor.

The Commissioners' Court shall have, and is hereby given authority to employ and discharge all persons necessary to perform all the provisions of this Act; such employees shall receive such compensation as may be fixed by the Commissioners' Court; provided further that in cases of accident in line of duty said Commissioners' Court may allow the regular compensation to Road and Bridge employees during such time not to exceed in any event, six months, that said employees are unable to perform their regular duties. All such employees, as well as all machinery, tools, cars, trucks, teams, wagons and other property and equipment may be used in any part of said County and at such place and places and on such work as will result in the greatest amount of service to the greatest number of said

County's citizenship and with a view of serving the best interests of the County as a whole, without respect to the amount of work performed or the amount of money expended in any one precinct.

Said Engineer shall keep or cause to be kept in triplicate, a daily time sheet which shall show the amount of time and character of work performed and the place where the same is performed by each person working under his supervision, one copy of which shall be furnished the County Auditor, one copy to the Commissioner of the precinct in which the work was performed, and one copy shall be retained in his office, said time sheet to be furnished weekly or monthly as may be found to be practicable; said sheet shall show which project such time is chargeable to and shall so allocate the expenditures made on each project as to show the cost thereof.

Before actual construction shall have begun on any road or highway to be constructed or improved, the County Engineer, under the direction of the Commissioners' Court, shall make careful and accurate surveys of the roads and highways to be constructed and improved and file with the records of the Commissioners' Court plans and specifications and estimates as to the cost thereof. Provided that failure or omission on the part of the Court to require such surveys shall not invalidate any contract for road construction where work is actually performed thereon, and provided further, that the provisions of this Section shall not apply to work done by county convicts.

The County Engineer shall perform any and all other duties as may be prescribed from time to time by the Commissioners' Court and he shall at all times be under the supervision and control of said Court.

The Commissioner's Court may purchase necessary automobiles for the use of the County Commissioners in the building and construction of public roads; provided, however, that not more than one automobile may be purchased for any one Commissioner's precinct. The purchase price of said automobiles shall be paid out of the Road and Bridge Fund of said County.

The County Judge, County Auditor and County Commissioners may be

allowed necessary traveling expenses when traveling in connection with county business, such traveling expenses to be paid out of the General and/or Road and Bridge Fund of said county upon order of the Commissioner's Court.

Sec. 5. The Commissioners' Court shall have the authority to employ special counsel, learned in the law, to advise the Court or the Commissioners thereof in special matters wherein the services of counsel may be required and also in special cases to conduct the litigation of the County in which the interests of said County may be involved, which employment may be made for such special matters and specific cases on such terms as the Commissioners' Court may deem proper and expedient.

Sec. 6. The Commissioners' Court in said County shall have the right to condemn any property necessary for the opening, widening or maintaining of a public road or for the drainage of a public road or to secure material and dirt necessary for construction, widening, repairing and maintaining a public road. Such suits shall be filed in either of the County Courts at law of said County by the Criminal District Attorney on an order of said Commissioners' Court. The Judge of the Court in which said suit is filed shall appoint three (3) disinterested freeholders as Commissioners of Appraisement who shall, after due hearing, appraise said land. Any party to said suit shall have the right to appeal from the award of such Commissioners of Appraisement, provided the objections thereto or appeal therefrom shall be prosecuted within ten (10) days from the date such award is actually filed with the Clerk of the Court by said Commissioners of Appraisement, provided in no event shall the County have to give bond. In the trial of such cases the Commissioners of Appraisement and/or the Court shall consider the increased value, if any, caused or to be caused by the construction of such road or highway that accrues to the remaining adjacent land of the defendant, not condemned, in fixing the amount due the defendant for the land, dirt, material, etc. taken and damages. "Increased value" as above set out

shall include not only special benefits accruing to such land but also general benefits accruing to all land adjacent to such proposed highway by reason of the construction and maintenance of said highway.

The Commissioners' Court of said County is hereby given the authority to secure by purchase or condemnation any right of way, land, material dirt, etc., it deems necessary to assist the State Highway Department in the construction, maintenance, widening and repairing of a State highway within said County, and said Court may make such arrangements as it deems advisable with the State Highway Department to carry out the provisions hereof.

Provided, however, the provisions hereof are cumulative of the present laws relating to condemnation and the Commissioners' Court may proceed under the provisions hereof or under the provisions of the General Laws with reference to the condemnation of right of way by railroads or by jury of view.

Sec. 7. It shall be the duty of the County Auditor of Dallas County to audit the records and accounts of all expenditures made from the Road and Bridge Fund of said County or from any other funds, special, general or bond funds, now on hand or hereafter held by said County or any Road District thereof and said Auditor shall have such power and authority so to do as is now provided or may hereafter be provided by law with regard to other funds of said County.

Sec. 8. Whenever it shall be made to appear to the satisfaction of said Commissioners' Court that it is necessary for the better drainage of any public road or roads within said County, that the ditches along the right of way of any railroad, street car, interurban or public utility in said County should be emptied and drained, said Court may, by an order entered upon its minutes at a regular or special term of the Court, require any such railway whose ditches or barrow pits are so constructed or so out of repair as to impede the easy and rapid flow of water accumulating on, along or near its right of way to the nearest gully, ravine, creek, water course or outlet, and it shall be the duty of said com-

pany in reference to which said order is made and entered within sixty (60) days after a certified copy of said order shall have been delivered to any general officer of same or to any of its agents in said County to supply proper and sufficient drainage in the premises and within sixty (60) days thereafter to commence the work so ordered to be done and to continue such work with reasonable dispatch until its completion to the satisfaction of said Court; and in the event such company, its officers and agents shall fail to commence work within sixty (60) days from the date of service of a certified copy of such order and finish the same within a reasonable time, the Commissioners' Court shall have such work performed, keeping an accurate account of the money expended upon said work, and said money so expended may be recovered from any such company along whose right of way said work was done at the suit of said County for the benefit of its Road and Bridge Fund in any Court of competent jurisdiction.

Sec. 9. In Dallas County the payment of road taxes by labor is abolished and all provisions of law concerning overseers shall be of no further force or effect, and all moneys received and/or collected by Dallas County from direct taxation for the construction and maintenance of roads shall be placed to the credit of a fund to be known as the Road and Bridge Fund and shall be budgeted as provided by law.

Sec. 10. All moneys received and/or collected by any officer or employee of Dallas County from the sale of property and material ordered sold by the Commissioners' Court and from the use and rental of machinery and equipment owned by the County when authorized by the Commissioners' Court, shall be immediately accounted for by written report thereof to the County Auditor and immediately paid over and delivered to the County Treasurer by the person receiving the same upon his coming into possession thereof, to be placed to the credit of the Road and Bridge Fund, and provided further, that any officer or employee of Dallas County who shall fail to so pay over and deliver to the County Treasurer such moneys within five

(5) days after receipt of moneys for property sold within five (5) days after the performance and completion of any work legally authorized for which moneys were received, shall be guilty of malfeasance in office and upon conviction thereof shall be punished by fine of not less than Five Hundred Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00), or by imprisonment in the county jail of Dallas County for not more than one (1) year, or by both fine and imprisonment, and in addition thereto any officer upon such conviction, shall be subject to removal from office by ouster proceedings instituted according to law.

Sec. 11. The Commissioners' Court of said County may appoint a "purchasing agent" for said County, whose duties, official bond and compensation shall be fixed by said Commissioners' Court, provided his compensation shall not exceed Thirty Six Hundred Dollars (\$3,600.00) per year, and provided the premium on such official bond shall be paid by the County out of the General Fund.

All purchases of every kind and character, whether of supplies, materials, equipment or machinery, shall be made through and by said purchasing agent, regardless of whether same are to be paid for by the County or by any officer out of the fees of his office. The above enumeration shall not be construed as exclusive.

Except in case of emergency no purchase or contract of any kind or character calling for the expenditure of public funds shall be made by said purchasing agent and/or the Commissioners' Court without first advertising for competitive bids which said advertisement shall be inserted in a newspaper of general circulation published in said County for at least three (3) insertions and the time between the first and third insertion shall be at least two (2) weeks; and, in the event of an emergency, no single purchase of any kind and the character including materials and supplies out of the general fund of said County shall ever exceed an expenditure of Two Hundred and Fifty Dollars (\$250.00), and no single purchase of any kind and character including supplies, materials, equipment or

machinery out of the Road and Bridge Fund of said County shall ever exceed the sum of Five Hundred Dollars (\$500.00). In the event of emergency purchases, said purchasing agent shall secure written offers from at least three (3) competitive concerns which offers, after completion of purchase thereunder, shall be filed with the County Auditor.

The Commissioners' Court shall determine when an "emergency" exists as hereinabove provided.

If any officer or any employee of the County wilfully attempts to or does evade the provision hereof regarding emergency purchases of any scheme or subterfuge, he shall be deemed guilty of malfeasance in office and upon conviction thereof shall be punished by a fine of not less than Five Hundred Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00) or by imprisonment in the county jail of said County not more than one (1) year or by both such fine and imprisonment; and in addition thereto may be removed from office.

All advertisements calling for bids for contracts or supplies to be furnished the County or any officer or department of the County shall be published by order of the Commissioners' Court under the name of the County Auditor and shall be returnable to him. Each bidder may be required to deposit with his bid a cashier's check or certified check in the amount of five per cent (5%) or more of his bid. Said bid shall be opened in an open meeting of the Commissioners' Court and referred to the purchasing agent, and such other officials as may be designated by said Court, and the purchasing agent and/or such committee as may be appointed by said Court, shall tabulate same and return their findings to said Court as soon as possible, with such recommendations, if any, as they may deem advisable. Said Court shall award such contract to or accept such bid of the lowest and best bidder. The Court shall have the right to reject any and all bids and their action in so doing shall be final.

At the time of the execution of any contract based on competitive bids the successful bidder may be required to post a bond in at least

the amount of the contract executed by good and sufficient sureties to be approved by the Commissioners' Court and conditioned upon the faithful performance of such contract.

Sec. 12. The labor of convicts may be used in said County in such manner and under such conditions as the Commissioners' Court may prescribe, provided, however, such regulations shall not be contrary to the provisions of law relevant thereto.

Sec. 13. Whenever the Commissioners' Court shall deem it necessary or expedient to build, construct, improve, repair or maintain roads of a permanent nature in said County with proceeds of the sale of bonds issued for road and bridge purposes under the terms of this Act, said Court shall at any regular meeting pass and record in its minutes a resolution setting forth that it is the sense of said Court that public roads and bridges of a permanent nature shall be built, constructed, improved, repaired or maintained in said County and that the County or any Road District thereof should issue its bonds to raise money for that purpose in an amount to be named in such resolution, and said resolution shall be submitted to the vote of the property owning, qualified voters of said County at any regular or special election which the Court may order for that purpose, and if at such election a two-thirds majority of the votes cast shall be for such resolution, then the same shall be deemed to be adopted; otherwise, it shall be deemed to be rejected. Such election shall be governed in all respects by the laws governing elections in this State, save that the time for holding such elections, the manner and kind of notice shall be fixed by the Commissioners' Court, and the returns shall be made and canvassed in the same manner and the result declared by proclamation of the County Judge of said County which proclamation shall be posted in at least three (3) public places in said County or at the option of said Court published one time in a daily newspaper in said County.

Sec. 14. No person shall be permitted to vote at any election provided for in the next preceding Sec-

tion of this Act unless he is a property owner, taxpayer and qualified voter of said County or Road District. Those desiring to vote for the resolution shall have written or printed on their ballot the words, "For the Resolution to issue bonds to . . ." and those desiring to vote against the resolution shall have written or printed on their ballots the following "Against the Resolution to issue bonds to . . ." (Here insert such purpose of the proposed bond issue as set forth in said resolution.) Such ballots shall be written or printed on plain white paper with black ink and shall contain no distinguishing mark or device except as above provided, and if printed, shall be in type of uniform size and face.

Sec. 15. If, at the election hereinabove provided for, a two-third majority of the property owning qualified voters at said election shall vote in favor of the resolution hereinbefore provided for and the Commissioners' Court shall have canvassed the vote and declared the result and proclamation therefor has been made by the County Judge or publication made in lieu thereof, declaring said result, then it shall be the duty of said Court to prepare and execute the bonds of the County or Bond District thereof in such sums as may be deemed advisable by said Court, not exceeding amount authorized at the election, said bonds to bear interest at not exceeding five per cent (5%) per annum, payable annually or semi-annually as the Courts shall direct, which bonds shall be redeemable or payable not more than thirty (30) years from the date thereof, and at such intermediate periods, serially or otherwise as the Courts may direct, the time of maturity to be expressed on the face of the bonds and such bonds shall be registered or enrolled as in case of other county bonds, and the same shall not be sold or negotiated at less than their par value; provided, however, that the tax levy for the payment of interest and principal on any issue of bonds under the terms of this Act shall not exceed in any case the sum of Fifteen (15) Cents on the One Hundred Dollar (\$100.00) property valuation, and the amount of bonds so to be issued shall be limited ac-

cordingly; provided further, that nothing in this language or in the terms of this Act shall be held to impair the rights of the County or any Road District thereof to issue bonds under the provisions of Article 3 and Section 52 of the State Constitution and the Statutes enacted pursuant thereof.

Sec. 16. At or prior to the issuance of said bonds, it shall be the duty of said Commissioners' Court to levy an annual ad valorem tax on all property within the County liable to taxation, sufficient to provide for the interest on such bonds and to create a sinking fund for the payment of the principal thereof at the maturity of same. The fund arising from such tax and the levy thereof shall not be used for any other purpose than that for which it was created, and the proceeds of the sale of such bonds shall be confined strictly to the purpose for which they were issued and for all necessary and incidental expense incurred in the issuance and sale.

Sec. 17. It shall be the duty of the County Treasurer to keep a separate account of all moneys received from the sale of bonds of said County and/or Road District thereof issued for road and bridge purposes, and he shall pay out none of it except on written order or warrant of the Commissioners' Court, specifying the contract against which it is drawn or for the purpose for which it is expended.

Sec. 18. All improvements, whether new construction, repair, widening or extension of roads, highways or bridges made from funds derived from bond issues shall be made by contract, after advertisement and bid, as herein provided; except as otherwise provided in this Act, no such contract shall be made until said County Engineer shall have made and filed with the Commissioners' Court maps, profiles, plans, specifications and estimates of the work to be done under such contract and not until said Court shall have considered the same and order it of record; provided, however, that in the event said Court shall have twice advertised for and rejected bids for the making of such contract, it may in its discretion proceed to do the work mentioned in said advertisement. In the expenditure of road

funds other than moneys derived from the sale of bonds, the Commissioners' Court may authorize the building, construction and repair of roads by contract, day labor or convict labor as said Court shall deem to be for the best interest of said County. In every instance where the Court chooses to do so under the terms of this Act to build, improve, repair or maintain roads by having the work done by said County, then the County must keep a careful and accurate record of the cost of the work, provided the work referred to in this Section shall be done under the direction of the County Engineer in harmony with the other provisions of this Act.

Sec. 19. It shall be unlawful for any member of said Commissioners' Court or for any County Officer to be or become financially interested, directly or indirectly, in any contract with said County for road work or for the purchase or sale of any material or supplies of any character or in any transaction whatsoever in connection with any of the roads of said County, excepting only his own salary, fees or per diem. If any such County Commissioner or such County Officer shall willfully violate any of the foregoing provisions of this Section, he shall be deemed guilty of a malfeasance in office and upon conviction thereof shall be punished by a fine of not less than Five Hundred Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00) or by imprisonment in the county jail of said County for not more than one (1) year or by both such fine and imprisonment and in addition thereto may be forthwith removed from office as provided for by General Law.

Sec. 20. Whoever throws or deposits in or on any public road or public highway in Dallas County, any garbage, refuse, trash, dead animals, dead fowls, rubbish or debris, or permits sewage from his premises to drain upon the dedicated public roads and highways of Dallas County, shall be deemed guilty of misdemeanor and upon conviction shall be fined not exceeding Two Hundred Dollars (\$200.00).

Sec. 21. All fines for any and all violations of any of the provisions of this Act and any and all moneys

which may be collected by or on behalf of said County on, under, or by virtue of any contract which may be executed under the provisions of this Act shall be applied to the Road and Bridge Fund of said County.

Sec. 22. The terms "road" and "highways" as used in this Act shall be held to include bridges, culverts, roadbeds, ditches, drains, and every part of a road or highway as such terms are commonly understood, whether herein specified or not; wherein in this Act the word "county" is used, same shall be held to refer and apply only to Dallas County, and wherein the term "Commissioners' Court" is used, same shall be held to apply only to the Commissioners' Court of Dallas County.

Sec. 23. This Act is and shall be held and construed to be a public act of which the Courts shall take cognizance without proof thereof, and in any Court proceeding wherein the provisions of this Act are drawn in question, the necessity for pleadings or proving same is hereby dispensed with.

Sec. 24. The provisions of this Act are and shall be held and construed to be cumulative of all General Laws of this State on the subject treated of and embraced in this Act when not in conflict herewith, but in case of such conflict, in whole or in part, this Act shall control Dallas County; provided, however, that nothing in this Act shall be construed to impair or to take from the County the right to issue bonds, under the provisions of Section 52 of Article 3 of the State Constitution and the General Laws in pursuance thereof.

Sec. 25. If any section, subdivision, paragraph, sentence, clause or word of this Act be held to be unconstitutional the remaining portions of same shall, nevertheless, be valid, and it is declared that such remaining portions would have been included in this Act though the unconstitutional portion had been omitted.

Sec. 26. Any and all laws and parts of laws in conflict with any of the terms or provisions of this Act shall be and the same are hereby repealed; Chapter 57 of the Special Laws of the 34th Legislature

and an Act mandatory thereof, being Chapter 63 of the Special Laws of the 36th Legislature (1919), be and the same are hereby expressly repealed; all Special Road Laws of said County under the provisions of this Act are hereby repealed; provided, however, that all acts and things lawfully had and done thereunder are in no wise impaired or invalidated by this repealing clause.

Sec. 27. The fact that Dallas County is now operating under a Road Act that is not in all respects adequate to the needs of a growing county, and the importance of this measure to the people thereof, create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be and the same is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Amend House Bill No. 961 by striking out all above the enacting clause and substituting the following:

A BILL

To Be Entitled

An Act to create a more efficient road system for Dallas County, Texas, for the maintenance of the public roads and highways other than duly designated State Highways of Dallas County; conferring upon the Commissioners' Court of said County full power, authority and supervision of all public roads therein, other than State Highways, and prescribing the rights, powers and duties of said Court over such public roads; prescribing the powers and duties of each County Commissioner and fixing the respective salaries; authorizing the appointment of certain standing committees from the membership of the Commissioners' Court and prescribing the powers and duties of such committees; authorizing the appointment of a County Engineer, prescribing his duties, qualifications and salary; authorizing the purchase of automobiles for the use of the County Commissioners and payment of all necessary traveling expenses of the County Judge, County Auditor and County Com-

missioners; authorizing the appointment of a special counsel by the Commissioners' Court and prescribing his duties and qualifications; authorizing the Commissioners' Court to purchase or condemn property for the construction, maintenance and operation or in aid thereof of public roads, and prescribing rules and regulations and procedure by which such purchases or condemnation may be accompanied or effected; prescribing certain powers and duties of the County Auditor; authorizing the Commissioners' Court in order to effectuate better drainage of any public road to require all drainage ditches or barrow pits along the right of way of any railroad, street car, interurban or public utility company to be emptied, drained or maintained in such a manner so as not to interfere with the easy and rapid flow of water, and prescribing the procedure by which such power may be exercised by the Commissioners' Court; abolishing road overseers and the payment of road taxes by labor; requiring all funds received or collected for road purposes to be credited to the Road and Bridge Fund and budgeted according to law; authorizing the appointment of a Purchasing Agent and prescribing his duties and salary; prescribing the mode, manner and method by which supplies, material, equipment and machinery may be purchased, and making it a misdemeanor and a violation of the law and affixing a penalty for a violation of the provisions relative thereto; authorizing the Commissioners' Court to use the labor of county convicts for the public roads; authorizing the issuance of bonds for road purposes and prescribing the mode, manner and method by which such bonds may be issued, and the election authorizing the issuance of same, and authorizing the levying of taxes to pay such bonds; prescribing the duties of the County Treasurer relative to funds derived from the sale of such bonds; prescribing the mode, manner and method by which funds derived for road purposes or from the is-

suance or sale of bonds may be expended, and the mode, manner and method by which contracts for road improvements may be awarded; making it a violation of the law and a misdemeanor for members of the Commissioners' Court or any County Officer to violate certain provisions of the Act and affixing a penalty; prohibiting the dumping or depositing of garbage, refuse, trash, dead animals, dead fowls, rubbish or debris, on the public roads and highways and the permitting of sewage from private premises to drain upon the highways and prescribing a penalty for the violation thereof; allocating all funds derived or received under any of the provisions of this Act to the Road and Bridge Fund of the County; authorizing and specifying the funds of the County from which the expenditures authorized under the Act may be paid; defining certain terms used in the Act; declaring the construction to be placed upon this Act and requiring the County to take cognizance thereof; making the provisions of the Act cumulative of General Laws on the subject when not in conflict, and in event of conflict, making the provisions of the Act to control, and providing that nothing in the Act shall impair the right of the County to issue bonds under the provisions of the Constitution and laws of this State; providing a savings clause and a repealing clause, and declaring an emergency.

The Committee Amendments were severally adopted.

House Bill No. 961 was then passed to engrossment.

HOUSE BILL NO. 961 ON THIRD READING

Mr. Crosthwait moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 961 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123	
Allen	Howington
Allison	Huddleston
Alsup	Hughes
Avant	Humphrey
Bailey	Hutchinson
Baker	Isaacks
Bean	Jones
Bell	Kelly
Benton	Kennedy
Blankenship	Kinard
Boone	King
Bray	Klingeman
Bridgers	Knight
Brown	Little
Bruhl	Lock
Bullock	Lowry
Bundy	Lucas
Burkett	Lyle
Burnaman	McAlister
Carlton	McCann
Carrington	McDonald
Cato	McMurry
Celaya	Manford
Chambers	Manning
Clark	Markle
Cleveland	Martin
Coker	Matthews
Colson, Mrs.	Montgomery
Connelly	Moore
Craig	Morgan
Crossley	Morris
Crothwait	Murray
Daniel	Nicholson
Davis	Pace
Deen	Parker
Dickson of Nolan	Pevehouse
Donald	Price
Dove	Rampy
Duckett	Reed of Bowie
Ellis	Reed of Dallas
Eubank	Rhodes
Evans	Roberts
Favors	Sallas
Ferguson	Senterfitt
Files	Sharpe
Fitzgerald	Shell
Fuchs	Simpson
Gandy	Skiles
Gilmer	Smith of Bastrop
Goodman	Smith of Atascosa
Halsey	Spacek
Hanna	Stanford
Hargis	Stinson
Harris of Dallas	Stubbs
Harris of Hill	Taylor
Hartzog	Turner
Heflin	Vale
Helpinstill	Wattner
Henderson	Weatherford
Hileman	White
Hobbs	Whitesides
Howard	

Nays—7	
Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 961 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Deen
Allison	Dickson of Nolan
Alsup	Donald
Avant	Dove
Bailey	Duckett
Baker	Ellis
Bean	Eubank
Bell	Evans
Benton	Favors
Blankenship	Ferguson
Boone	Files
Bray	Fitzgerald
Bridgers	Fuchs
Brown	Gandy
Bruhl	Gilmer
Bullock	Goodman
Bundy	Halsey
Burkett	Hanna
Burnaman	Hargis
Carlton	Harris of Dallas
Carrington	Harris of Hill
Cato	Hartzog
Celaya	Heflin
Chambers	Helpinstill
Clark	Henderson
Cleveland	Hileman
Coker	Hobbs
Colson, Mrs.	Howard
Connelly	Howington
Craig	Huddleston
Crossley	Hughes
Crothwait	Humphrey
Daniel	Hutchinson
Davis	Isaacks

Jones	Parker
Kelly	Pevehouse
Kennedy	Price
Kinard	Rampy
King	Reed of Bowie
Klingeman	Reed of Dallas
Knight	Rhodes
Little	Roberts
Lock	Sallas
Lowry	Senterfitt
Lucas	Sharpe
Lyle	Shell
McAlister	Simpson
McCann	Skiles
McDonald	Smith of Bastrop
McMurry	Smith of Atascosa
Manford	Spacek
Manning	Stanford
Markle	Stinson
Martin	Stubbs
Matthews	Taylor
Montgomery	Turner
Moore	Vale
Morgan	Wattner
Morris	Weatherford
Murray	White
Nicholson	Whitesides
Pace	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 967 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 967, A bill to be entitled "An Act authorizing the allowance of traveling expenses for members of the Commissioners' Court in certain counties; and declaring an emergency."

The bill was read second time.

Mr. Howington offered the following amendment to the bill:

Amend House Bill No. 967 by adding a new section to be known as Section 1A to read as follows:

"Section 1A. In all counties in this State having a population of not less than seven thousand, nine hundred and fifty-one (7,951) and not more than eight thousand (8,000), according to the last Federal Census, the Commissioners' Court is hereby authorized to allow each Commissioner the sum of not more than Thirty (\$30.00) Dollars per month for traveling expenses."

The amendment was adopted.

Mr. Garland offered the following amendment to the bill:

Amend House Bill No. 967 by striking out \$40.00 and inserting in lieu thereof \$30.00, and by adding after official business the words, "in said counties."

The amendment was adopted.

House Bill No. 967 was then passed to engrossment.

HOUSE BILL NO. 967 ON
THIRD READING

Mr. Garland moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 967 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124

Allen	Bundy
Allison	Burkett
Alsup	Burnaman
Avant	Carlton
Bailey	Carrington
Baker	Cato
Bean	Celaya
Bell	Chambers
Benton	Clark
Blankenship	Cleveland
Boone	Coker
Bray	Colson, Mrs.
Bridgers	Connelly
Brown	Craig
Bruhl	Crossley
Bullock	Crosthwait

Daniel	Lowry
Davis	Lucas
Deen	Lyle
Dickson of Nolan	McAlister
Donald	McCann
Dove	McDonald
Duckett	McMurry
Ellis	Manford
Eubank	Manning
Evans	Markle
Favors	Martin
Ferguson	Matthews
Files	Montgomery
Fitzgerald	Moore
Fuchs	Morgan
Gandy	Morris
Garland	Murray
Gilmer	Nicholson
Goodman	Pace
Halsey	Parker
Hanna	Pevehouse
Hargis	Price
Harris of Dallas	Rampy
Harris of Hill	Reed of Bowie
Hartzog	Reed of Dallas
Heflin	Rhodes
Helpinstill	Roberts
Henderson	Sallas
Hileman	Senterfitt
Hobbs	Sharpe
Howard	Shell
Howington	Simpson
Huddleston	Skiles
Hughes	Smith of Bastrop
Humphrey	Smith of Atascosa
Hutchinson	Spacek
Isaacks	Stanford
Jones	Stinson
Kelly	Stubbs
Kennedy	Taylor
Kinard	Turner
King	Vale
Klingeman	Wattner
Knight	Weatherford
Little	White
Lock	Whitesides

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Hoyo	Roark
Huffman	Spangler

Absent—Excused

Anderson	Dwyer
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Hardeman	Thornton
Lehman	Voigt
Leyendecker	Walters
Morse	Winfree

The Speaker then laid House Bill No. 967 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—124

Allen	Garland
Allison	Gilmer
Alsup	Goodman
Avant	Halsey
Bailey	Hanna
Baker	Hargis
Bean	Harris of Dallas
Bell	Harris of Hill
Benton	Hartzog
Blankenship	Heflin
Boone	Helpinstill
Bray	Henderson
Bridgers	Hileman
Brown	Hobbs
Bruhl	Howard
Bullock	Howington
Bundy	Huddleston
Burkett	Hughes
Burnaman	Humphrey
Carlton	Hutchinson
Carrington	Isaacks
Cato	Jones
Celaya	Kelly
Chambers	Kennedy
Clark	Kinard
Cleveland	King
Coker	Klingeman
Colson, Mrs.	Knight
Connelly	Little
Craig	Lock
Crossley	Lowry
Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Deen	McCann
Dickson of Nolan	McDonald
Donald	McMurry
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Martin
Evans	Matthews
Favors	Montgomery
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Murray
Gandy	Nicholson

Pace	Skiles
Parker	Smith of Bastrop
Pevehouse	Smith of Atascosa
Price	Spacek
Rampy	Stanford
Reed of Bowie	Stinson
Reed of Dallas	Stubbs
Rhodes	Taylor
Roberts	Turner
Sallas	Vale
Senterfitt	Wattner
Sharpe	Weatherford
Shell	White
Simpson	Whitesides

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Hoyo	Roark
Huffman	Spangler

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 988 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 988, A bill to be entitled "An Act to fix a maximum rate of tax to be levied for school purposes in all independent school districts which include within their limits a city or town which, according to the latest preceding Federal Census, had a population of not fewer than 680 and not more than 690 inhabitants, and being in counties containing not less than 4050 and not more than 4060 inhabitants, according to the last preceding Federal Census, whether organized under a general or special law; repealing all laws conflicting herewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 988 ON
THIRD READING

Mr. Deen moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 988 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Gilmer
Allison	Goodman
Alsup	Halsey
Avant	Hanna
Bailey	Hargis
Baker	Harris of Dallas
Bean	Harris of Hill
Bell	Hartzog
Benton	Heflin
Blankenship	Helpinstill
Boone	Henderson
Bray	Hileman
Bridgers	Hobbs
Brown	Howard
Bruhl	Howington
Bullock	Huddleston
Bundy	Hughes
Burkett	Humphrey
Burnaman	Hutchinson
Carlton	Isaacks
Carrington	Jones
Cato	Kelly
Celaya	Kennedy
Chambers	Kinard
Clark	King
Cleveland	Klingeman
Coker	Knight
Colson, Mrs.	Little
Connelly	Lock
Craig	Lowry
Crossley	Lucas
Crosthwait	Lyle
Daniel	McAlister
Davis	McCann
Deen	McDonald
Dickson of Nolan	McMurry
Donald	Manford
Dove	Manning
Duckett	Markle
Ellis	Martin
Eubank	Matthews
Evans	Montgomery
Favors	Moore
Ferguson	Morgan
Files	Morris
Fitzgerald	Murray
Fuchs	Nicholson
Gandy	Pace

Parker	Smith of Bastrop
Pevehouse	Smith of Atascosa
Price	Spacek
Rampy	Stanford
Reed of Bowie	Stinson
Reed of Dallas	Stubbs
Rhodes	Taylor
Roberts	Turner
Sallas	Vale
Senterfitt	Wattner
Sharpe	Weatherford
Shell	White
Simpson	Whitesides
Skiles	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 988 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Carrington
Allison	Cato
Alsup	Celaya
Avant	Chambers
Bailey	Clark
Baker	Cleveland
Bean	Coker
Bell	Colson, Mrs.
Benton	Connelly
Blankenship	Craig
Boone	Crossley
Bray	Crosthwait
Bridgers	Daniel
Brown	Davis
Bruhl	Deen
Bullock	Dickson of Nolan
Bundy	Donald
Burkett	Dove
Burnaman	Duckett
Carlton	Ellis

Eubank	McDonald
Evans	McMurry
Favors	Manford
Ferguson	Manning
Files	Markle
Fitzgerald	Martin
Fuchs	Matthews
Gandy	Montgomery
Gilmer	Moore
Goodman	Morgan
Halsey	Morris
Hanna	Murray
Hargis	Nicholson
Harris of Dallas	Pace
Harris of Hill	Parker
Hartzog	Pevehouse
Heflin	Price
Helpinstill	Rampy
Henderson	Reed of Bowie
Hileman	Reed of Dallas
Hobbs	Rhodes
Howard	Roberts
Howington	Sallas
Huddleston	Senterfitt
Hughes	Sharpe
Humphrey	Shell
Hutchinson	Simpson
Isaacks	Skiles
Jones	Smith of Bastrop
Kelly	Smith of Atascosa
Kennedy	Spacek
Kinard	Stanford
King	Stinson
Klingeman	Stubbs
Knight	Taylor
Little	Turner
Lock	Vale
Lowry	Wattner
Lucas	Weatherford
Lyle	White
McAlister	Whitesides
McCann	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 991 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 991, A bill to be entitled "An Act making it unlawful for any person to shoot, take, trap, snare, or in any other manner kill or have in his possession any quail in Bee County, Texas, for a period of two (2) years, except as otherwise herein provided by the authorization of the Game, Fish and Oyster Commission; prescribing a penalty; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time.

Mr. Shell offered the following committee amendments to the bill:

Amend House Bill No. 991, Section 1, by striking out the words, "or have in his possession."

Amend the caption of House Bill No. 991 to conform to the body of the bill.

The committee amendments were severally adopted.

House Bill No. 991 was then passed to engrossment.

HOUSE BILL NO. 991 ON
THIRD READING

Mr. Shell moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 991 be placed on its third reading and final passage,

The motion prevailed by the following vote:

Yeas—123

Allen	Brown
Allison	Bruhl
Alsup	Bullock
Avant	Bundy
Bailey	Burkett
Baker	Burnaman
Bean	Carlton
Bell	Carrington
Benton	Cato
Blankenship	Celaya
Boone	Chambers
Bray	Clark
Bridgers	Cleveland

Coker	Little
Colson, Mrs.	Lock
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McCann
Davis	McDonald
Deen	McMurry
Dickson of Nolan	Manford
Donald	Manning
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Murray
Fitzgerald	Nicholson
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse
Goodman	Price
Halsey	Rampy
Hanna	Reed of Bowie
Hargis	Reed of Dallas
Harris of Dallas	Rhodes
Harris of Hill	Roberts
Hartzog	Sallas
Heflin	Senterfitt
Helpinstill	Sharpe
Henderson	Shell
Hileman	Simpson
Hobbs	Skiles
Howard	Smith of Bastrop
Howington	Smith of Atascosa
Huddleston	Spacek
Hughes	Stanford
Humphrey	Stinson
Hutchinson	Stubbs
Isaacks	Taylor
Jones	Turner
Kelly	Vale
Kennedy	Wattner
Kinard	Weatherford
King	White
Klingeman	Whitesides
Knight	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 991 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Gandy
Allison	Gilmer
Alsup	Goodman
Avant	Halsey
Bailey	Hanna
Baker	Hargis
Bean	Harris of Dallas
Bell	Harris of Hill
Benton	Hartzog
Blankenship	Heflin
Boone	Helpinstill
Bray	Henderson
Bridgers	Hileman
Brown	Hobbs
Bruhl	Howard
Buillock	Howington
Bundy	Huddleston
Burkett	Hughes
Burnaman	Humphrey
Carlton	Hutchinson
Carrington	Isaacks
Cato	Jones
Celaya	Kelly
Chambers	Kennedy
Clark	Kinard
Cleveland	King
Coker	Klingeman
Colson, Mrs.	Knight
Connelly	Little
Craig	Lock
Crossley	Lowry
Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Deen	McCann
Dickson of Nolan	McDonald
Donald	McMurry
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Martin
Evans	Matthews
Favors	Montgomery
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Murray

Nicholson	Skiles
Pace	Smith of Bastrop
Parker	Smith of Atascosa
Pevehouse	Spacek
Price	Stanford
Rampy	Stinson
Reed of Bowie	Stubbs
Reed of Dallas	Taylor
Rhodes	Turner
Roberts	Vale
Sallas	Wattner
Senterfitt	Weatherford
Sharpe	White
Shell	Whitesides
Simpson	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 994 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 994, A bill to be entitled "An Act authorizing the County Judges and County and District Clerks to employ a stenographer or a secretary in any counties having a population of not less than two thousand, eight hundred twenty-five (2,825) and not more than two thousand nine hundred, (2,900) and in counties having not less than six thousand one hundred, (6,100) and not more than six thousand one hundred fifty (6,150) inhabitants according to the last preceding Federal Census; regulating the salary of same; providing for payment of salary; providing for removal; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 994 ON THIRD READING

Mr. White moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 994 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Fuchs
Allison	Gandy
Alsup	Gilmer
Avant	Goodman
Bailey	Halsey
Baker	Hanna
Bean	Hargis
Bell	Harris of Dallas
Benton	Harris of Hill
Blankenship	Hartzog
Boone	Heflin
Bray	Helpinstill
Bridgers	Henderson
Brown	Hileman
Bruhl	Hobbs
Bullock	Howard
Bundy	Howington
Burkett	Huddleston
Burnaman	Hughes
Carlton	Humphrey
Carrington	Hutchinson
Cato	Isaacks
Celaya	Jones
Chambers	Kelly
Clark	Kennedy
Cleveland	Kinard
Coker	King
Colson, Mrs.	Klingeman
Connelly	Knight
Craig	Little
Crossley	Lock
Crosthwait	Lowry
Daniel	Lucas
Davis	Lyle
Deen	McAlister
Dickson of Nolan	McCann
Donald	McDonald
Dove	McMurry
Duckett	Manford
Ellis	Manning
Eubank	Markle
Evans	Martin
Favors	Matthews
Ferguson	Montgomery
Files	Moore
Fitzgerald	Morgan

Morris	Simpson
Murray	Skiles
Nicholson	Smith of Bastrop
Pace	Smith of Atascosa
Parker	Spacek
Pevehouse	Stanford
Price	Stinson
Rampy	Stubbs
Reed of Bowie	Taylor
Reed of Dallas	Turner
Rhodes	Vale
Roberts	Wattner
Sallas	Weatherford
Senterfitt	White
Sharpe	Whitesides
Shell	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 994 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Burkett
Allison	Burnaman
Alsup	Carlton
Avant	Carrington
Bailey	Cato
Baker	Celaya
Bean	Chambers
Bell	Clark
Benton	Cleveland
Blankenship	Coker
Boone	Colson, Mrs.
Bray	Connelly
Bridgers	Craig
Brown	Crossley
Bruhl	Crosthwait
Bullock	Daniel
Bundy	Davis

Deen	Lyle
Dickson of Nolan	McAlister
Donald	McCann
Dove	McDonald
Duckett	McMurry
Ellis	Manford
Eubank	Manning
Evans	Markle
Favors	Martin
Ferguson	Matthews
Files	Montgomery
Fitzgerald	Moore
Fuchs	Morgan
Gandy	Morris
Gilmer	Murray
Goodman	Nicholson
Halsey	Pace
Hanna	Parker
Hargis	Pevehouse
Harris of Dallas	Price
Harris of Hill	Rampy
Hartzog	Reed of Bowie
Heflin	Reed of Dallas
Helpinstill	Rhodes
Henderson	Roberts
Hileman	Sallas
Hobbs	Senterfitt
Howard	Sharpe
Howington	Shell
Huddleston	Simpson
Hughes	Skiles
Humphrey	Smith of Bastrop
Hutchinson	Smith of Atascosa
Isaacks	Spacek
Jones	Stanford
Kelly	Stinson
Kennedy	Stubbs
Kinard	Taylor
King	Turner
Klingeman	Vale
Knight	Wattner
Little	Weatherford
Lock	White
Lowry	Whitesides
Lucas	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Hardeman
Dwyer	Lehman

Leyendecker	Voigt
Morse	Walters
Thornton	Winfree

HOUSE BILL NO. 995 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 995, A bill to be entitled "An Act to declare a closed season on the killing of wild deer and wild turkey in Throckmorton, Shackelford and Haskell Counties for a period ending February 1, 1946; prescribing a penalty therefor; repealing House Bill No. 198 of the Forty-seventh Legislature; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 995 ON
THIRD READING

Mr. King moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 995 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Coker
Allison	Colson, Mrs.
Alsup	Connelly
Avant	Craig
Bailey	Crossley
Baker	Crosthwait
Bean	Daniel
Bell	Davis
Benton	Deen
Blankenship	Dickson of Nolan
Boone	Donald
Bray	Dove
Bridgers	Duckett
Brown	Ellis
Bruhl	Eubank
Bullock	Evans
Bundy	Favors
Burkett	Ferguson
Burnaman	Files
Carlton	Fitzgerald
Carrington	Fuchs
Cato	Gandy
Celaya	Gilmer
Chambers	Goodman
Clark	Halsey
Cleveland	Hanna

Hargis	Matthews
Harris of Dallas	Montgomery
Harris of Hill	Moore
Hartzog	Morgan
Heflin	Morris
Helpinstill	Murray
Henderson	Nicholson
Hileman	Pace
Hobbs	Parker
Howard	Pevehouse
Howington	Price
Huddleston	Rampy
Hughes	Reed of Bowie
Humphrey	Reed of Dallas
Hutchinson	Rhodes
Isaacks	Roberts
Jones	Sallas
Kelly	Senterfitt
Kennedy	Sharpe
Kinard	Shell
King	Simpson
Klingeman	Skiles
Knight	Smith of Bastrop
Little	Smith of Atascosa
Lock	Spacek
Lowry	Stanford
Lucas	Stinson
Lyle	Stubbs
McAlister	Taylor
McCann	Turner
McDonald	Vale
McMurry	Wattner
Manford	Weatherford
Manning	White
Markle	Whitesides
Martin	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 995 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Heflin
Allison	Helpinstill
Alsup	Henderson
Avant	Hileman
Bailey	Hobbs
Baker	Howard
Bean	Howington
Bell	Huddleston
Benton	Hughes
Blankenship	Humphrey
Boone	Hutchinson
Bray	Isaacks
Bridgers	Jones
Brown	Kelly
Bruhl	Kennedy
Bullock	Kinard
Bundy	King
Burkett	Klingeman
Burnaman	Knight
Carlton	Little
Carrington	Lock
Cato	Lowry
Celaya	Lucas
Chambers	Lyle
Clark	McAlister
Cleveland	McCann
Coker	McDonald
Colson, Mrs.	McMurry
Connelly	Manford
Craig	Manning
Crossley	Markle
Crosthwait	Martin
Daniel	Matthews
Davis	Montgomery
Deen	Moore
Dickson of Nolan	Morgan
Donald	Morris
Dove	Murray
Duckett	Nicholson
Ellis	Pace
Eubank	Parker
Evans	Pevehouse
Favors	Price
Ferguson	Rampy
Files	Reed of Bowie
Fitzgerald	Reed of Dallas
Fuchs	Rhodes
Gandy	Roberts
Gilmer	Sallas
Goodman	Senterfitt
Halsey	Sharpe
Hanna	Shell
Hargis	Simpson
Harris of Dallas	Skiles
Harris of Hill	Smith of Bastrop
Hartzog	Smith of Atascosa

Spacek	Vale
Stanford	Wattner
Stinson	Weatherford
Stubbs	White
Taylor	Whitesides
Turner	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 998 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 998, A bill to be entitled "An Act authorizing the separation or divorcement of public schools from municipal control in municipal school districts entirely surrounded by a county line common school districts, pursuant to an election to be held for that purpose; defining the terms 'municipal district' and the term 'governing body' of the city or town; prescribing the method of procedure precedent to calling such election; providing that such election shall be held as nearly as possible in compliance with law with reference to regular city elections, and prescribing qualifications of voters of such election; prescribing form of ballot for such election; prescribing certain duties of the governing body of the city or town and board of education or trustees of the municipal district in respect to declaring the result of such election; providing that if the proposition is defeated, no election for that purpose shall be ordered until after the expiration of one year from date

of such election; etc., and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 998 ON
THIRD READING

Mr. Morgan moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 998 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Ferguson
Allison	Files
Alsup	Fitzgerald
Avant	Fuchs
Bailey	Gandy
Baker	Gilmer
Bean	Goodman
Bell	Halsey
Benton	Hanna
Blankenship	Hargis
Boone	Harris of Dallas
Bray	Harris of Hill
Bridgers	Hartzog
Brown	Heflin
Bruhl	Helpinstill
Bullock	Henderson
Bundy	Hileman
Burkett	Hobbs
Burnaman	Howard
Carlton	Howington
Carrington	Huddleston
Cato	Hughes
Celaya	Humphrey
Chambers	Hutchinson
Clark	Isaacks
Cleveland	Jones
Coker	Kelly
Colson, Mrs.	Kennedy
Connelly	Kinard
Craig	King
Crossley	Klingeman
Crosthwait	Knight
Daniel	Little
Davis	Lock
Deen	Lowry
Dickson of Nolan	Lucas
Donald	Lyle
Dove	McAlister
Duckett	McCann
Ellis	McDonald
Eubank	McMurry
Evans	Manford
Favors	Manning

Markle	Senterfitt
Martin	Sharpe
Matthews	Shell
Montgomery	Simpson
Moore	Skiles
Morgan	Smith of Bastrop
Morris	Smith of Atascosa
Murray	Spacek
Nicholson	Stanford
Pace	Stinson
Parker	Stubbs
Pevehouse	Taylor
Price	Turner
Rampy	Vale
Reed of Bowie	Wattner
Reed of Dallas	Weatherford
Rhodes	White
Roberts	Whitesides
Sallas	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 998 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Brown
Allison	Bruhl
Alsup	Bullock
Avant	Bundy
Bailey	Burkett
Baker	Burnaman
Bean	Carlton
Bell	Carrington
Benton	Cato
Blankenship	Celaya
Boone	Chambers
Bray	Clark
Bridgers	Cleveland

Coker	Little
Colson, Mrs.	Lock
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McCann
Davis	McDonald
Deen	McMurry
Dickson of Nolan	Manford
Donald	Manning
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Murray
Fitzgerald	Nicholson
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse
Goodman	Price
Halsey	Rampy
Hanna	Reed of Bowie
Hargis	Reed of Dallas
Harris of Dallas	Rhodes
Harris of Hill	Roberts
Hartzog	Sallas
Heflin	Senterfitt
Helpinstill	Sharpe
Henderson	Shell
Hileman	Simpson
Hobbs	Skiles
Howard	Smith of Bastrop
Howington	Smith of Atascosa
Huddleston	Spacek
Hughes	Stanford
Humphrey	Stinson
Hutchinson	Stubbs
Isaacks	Taylor
Jones	Turner
Kelly	Vale
Kennedy	Wattner
Kinard	Weatherford
King	White
Klingeman	Whitesides
Knight	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 999 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 999, A bill to be entitled "An Act declaring it unlawful for any person to kill, take, or have in his possession for purpose of sale in Nacogdoches County any wild fox or the pelts thereof; providing that this law shall be enforced for a period of two (2) years; prescribing a penalty for the violation of this Act; and repealing all laws in conflict; and declaring an emergency."

The bill was read second time.

Mr. Sallas offered the following amendment to the bill:

Amend House Bill No. 999 by adding Houston County, also the words "by request."

The amendment was adopted.

House Bill No. 999 was then passed to engrossment.

HOUSE BILL NO. 999 ON
THIRD READING

Mr. Helpinstill moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 999 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Bray
Allison	Bridgers
Alsop	Brown
Avant	Bruhl
Bailey	Bullock
Baker	Bundy
Bean	Burkett
Bell	Burnaman
Benton	Carlton
Blankenship	Carrington
Boone	Cato

Celaya	Klingeman
Chambers	Knight
Clark	Little
Cleveland	Lock
Coker	Lowry
Colson, Mrs.	Lucas
Connelly	Lyle
Craig	McAlister
Crossley	McCann
Crosthwait	McDonald
Daniel	McMurry
Davis	Manford
Deen	Manning
Dickson of Nolan	Markle
Donald	Martin
Dove	Matthews
Duckett	Montgomery
Ellis	Moore
Eubank	Morgan
Evans	Morris
Favors	Murray
Ferguson	Nicholson
Files	Pace
Fitzgerald	Parker
Fuchs	Pevehouse
Gandy	Price
Gilmer	Rampy
Goodman	Reed of Bowie
Halsey	Reed of Dallas
Hanna	Rhodes
Hargis	Roberts
Harris of Dallas	Sallas
Harris of Hill	Senterfitt
Hartzog	Sharpe
Heflin	Shell
Helpinstill	Simpson
Henderson	Skiles
Hileman	Smith of Bastrop
Hobbs	Smith of Atascosa
Howard	Spacek
Howington	Stanford
Huddleston	Stinson
Hughes	Stubbs
Humphrey	Taylor
Hutchinson	Turner
Isaacks	Vale
Jones	Wattner
Kelly	Weatherford
Kennedy	White
Kinard	Whitesides
King	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	Garland
Dickson of Bexar	Hoyo

Huffman
McLellan
Ridgeway

Roark
Spangler

Absent—Excused

Anderson Morse
Dwyer Thornton
Hardeman Voigt
Lehman Walters
Leyendecker Winfree

The Speaker then laid House Bill No. 999 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Files
Allison	Fitzgerald
Alsup	Fuchs
Avant	Gandy
Bailey	Gilmer
Baker	Goodman
Bean	Halsey
Bell	Hanna
Benton	Hargis
Blankenship	Harris of Dallas
Boone	Harris of Hill
Bray	Hartzog
Bridgers	Heflin
Brown	Helpinstill
Bruhl	Henderson
Bullock	Hileman
Bundy	Hobbs
Burkett	Howard
Burnaman	Howington
Carlton	Huddleston
Carrington	Hughes
Cato	Humphrey
Celaya	Hutchinson
Chambers	Isaacks
Clark	Jones
Cleveland	Kelly
Coker	Kennedy
Colson, Mrs.	Kinard
Connelly	King
Craig	Klingeman
Crossley	Knight
Crosthwait	Little
Daniel	Lock
Davis	Lowry
Deen	Lucas
Dickson of Nolan	Lyle
Donald	McAlister
Dove	McCann
Duckett	McDonald
Ellis	McMurry
Eubank	Manford
Evans	Manning
Favors	Markle
Ferguson	Martin

Matthews	Sharpe
Montgomery	Shell
Moore	Simpson
Morgan	Skiles
Morris	Smith of Bastrop
Murray	Smith of Atascosa
Nicholson	Spacek
Pace	Stanford
Parker	Stinson
Pevehouse	Stubbs
Price	Taylor
Rampy	Turner
Reed of Bowie	Vale
Reed of Dallas	Wattner
Rhodes	Weatherford
Roberts	White
Sallas	Whitesides
Senterfitt	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1000 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1000, A bill to be entitled "An Act authorizing independent school districts and cities which have assumed the control of public schools situated therein, in any county having a population of not less than Twenty-one Thousand, Five Hundred Ninety (21,590) and not more than Twenty-one Thousand, Six Hundred Twenty (21,620) according to the last preceding Federal Census, to build or purchase buildings and grounds located within or without the district or city, for the purpose of constructing gymnasium, stadia, or other recreational facilities, and to mortgage and

encumber the same, and the income thereof, and to evidence the obligation therefor by the issuance of bonds to secure the payment of funds to purchase or construct or to purchase and construct the same; etc.; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1000 ON
THIRD READING

Mr. Smith of Bastrop moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1000 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Ellis
Allison	Eubank
Alsup	Evans
Avant	Favors
Bailey	Ferguson
Baker	Files
Bean	Fitzgerald
Bell	Fuchs
Benton	Gandy
Blankenship	Gilmer
Boone	Goodman
Bray	Halsey
Bridgers	Hanna
Brown	Hargis
Bruhl	Harris of Dallas
Bullock	Harris of Hill
Bundy	Hartzog
Burkett	Heflin
Burnaman	Helpinstill
Carlton	Henderson
Carrington	Hileman
Cato	Hobbs
Celaya	Howard
Chambers	Howington
Clark	Huddleston
Cleveland	Hughes
Coker	Humphrey
Colson, Mrs.	Hutchinson
Connelly	Isaacks
Craig	Jones
Crossley	Kelly
Crosthwait	Kennedy
Daniel	Kinard
Davis	King
Deen	Klingeman
Dickson of Nolan	Knight
Donald	Little
Dove	Lock
Duckett	Lowry

Lucas	Reed of Dallas
Lyle	Rhodes
McAlister	Roberts
McCann	Sallas
McDonald	Senterfitt
McMurry	Sharpe
Manford	Shell
Manning	Simpson
Markle	Skiles
Martin	Smith of Bastrop
Matthews	Smith of Atascosa
Montgomery	Spacek
Moore	Stanford
Morgan	Stinson
Morris	Stubbs
Murray	Taylor
Nicholson	Turner
Pace	Vale
Parker	Wattner
Pevehouse	Weatherford
Price	White
Rampy	Whitesides
Reed of Bowie	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1000 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Boone
Allison	Bray
Alsup	Bridgers
Avant	Brown
Bailey	Bruhl
Baker	Bullock
Bean	Bundy
Bell	Burkett
Benton	Burnaman
Blankenship	Carlton

Carrington	King
Cato	Klingeman
Celaya	Knight
Chambers	Little
Clark	Lock
Cleveland	Lowry
Coker	Lucas
Colson, Mrs.	Lyle
Connelly	McAlister
Craig	McCann
Crossley	McDonald
Crosthwait	McMurry
Daniel	Manford
Davis	Manning
Deen	Markle
Dickson of Nolan	Martin
Donald	Matthews
Dove	Montgomery
Duckett	Moore
Ellis	Morgan
Eubank	Morris
Evans	Murray
Favors	Nicholson
Ferguson	Pace
Files	Parker
Fitzgerald	Pevehouse
Fuchs	Price
Gandy	Rampy
Gilmer	Reed of Bowie
Goodman	Reed of Dallas
Halsey	Rhodes
Hanna	Roberts
Hargis	Sallas
Harris of Dallas	Senterfitt
Harris of Hill	Sharpe
Hartzog	Shell
Heflin	Simpson
Helpinstill	Skiles
Henderson	Smith of Bastrop
Hileman	Smith of Atascosa
Hobbs	Spacek
Howard	Stanford
Howington	Stinson
Huddleston	Stubbs
Hughes	Taylor
Humphrey	Turner
Hutchinson	Vale
Isaacks	Wattner
Jones	Weatherford
Kelly	White
Kennedy	Whitesides
Kinard	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	Garland
Dickson of Bexar	Hoyo

Huffman	Roark
McLellan	Spangler
Ridgeway	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1001 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1001, A bill to be entitled "An Act authorizing independent school districts in counties having a population of not less than one hundred and three thousand (103,000) and not more than one hundred and nine thousand (109,000), according to the last preceding Federal Census to levy and collect additional maintenance taxes; providing for elections to authorize such tax levies; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1001 ON
THIRD READING

Mr. Gilmer moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1001 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Bullock
Allison	Bundy
Alsup	Burkett
Avant	Burnaman
Bailey	Carlton
Baker	Carrington
Bean	Cato
Bell	Celaya
Benton	Chambers
Blankenship	Clark
Boone	Cleveland
Bray	Coker
Bridgers	Colson, Mrs.
Brown	Connelly
Bruhl	Craig

Crossley	Lowry
Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Deen	McCann
Dickson of Nolan	McDonald
Donald	McMurry
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Martin
Evans	Matthews
Favors	Montgomery
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Murray
Gandy	Nicholson
Gilmer	Pace
Goodman	Parker
Halsey	Pevehouse
Hanna	Price
Hargis	Rampy
Harris of Dallas	Reed of Bowie
Harris of Hill	Reed of Dallas
Hartzog	Rhodes
Heflin	Roberts
Helpinstill	Sallas
Henderson	Senterfitt
Hileman	Sharpe
Hobbs	Shell
Howard	Simpson
Howington	Skiles
Huddleston	Smith of Bastrop
Hughes	Smith of Atascosa
Humphrey	Spacek
Hutchinson	Stanford
Isaacks	Stinson
Jones	Stubbs
Kelly	Taylor
Kennedy	Turner
Kinard	Vale
King	Wattner
Klingeman	Weatherford
Knight	White
Little	Whitesides
Lock	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1001 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Gandy
Allison	Gilmer
Alsup	Goodman
Avant	Halsey
Bailey	Hanna
Baker	Hargis
Bean	Harris of Dallas
Bell	Harris of Hill
Benton	Hartzog
Blankenship	Heflin
Boone	Helpinstill
Bray	Henderson
Bridgers	Hileman
Brown	Hobbs
Bruhl	Howard
Bullock	Howington
Bundy	Huddleston
Burkett	Hughes
Burnaman	Humphrey
Carlton	Hutchinson
Carrington	Isaacks
Cato	Jones
Celaya	Kelly
Chambers	Kennedy
Clark	Kinard
Cleveland	King
Coker	Klingeman
Colson, Mrs.	Knight
Connelly	Little
Craig	Lock
Crossley	Lowry
Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Deen	McCann
Dickson of Nolan	McDonald
Donald	McMurry
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Martin
Evans	Matthews
Favors	Montgomery
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Murray

Nicholson	Skiles
Pace	Smith of Bastrop
Parker	Smith of Atascosa
Pevehouse	Spacek
Price	Stanford
Rampy	Stinson
Reed of Bowie	Stubbs
Reed of Dallas	Taylor
Rhodes	Turner
Roberts	Vale
Sallas	Wattner
Senterfitt	Weatherford
Sharpe	White
Shell	Whitesides
Simpson	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1003 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1003, A bill to be entitled "An Act amending Article 8221 of the Revised Civil Statutes of Texas of 1925 so as to provide that in any county with not less than one hundred thirty-five thousand (135,000) population and not more than one hundred ninety thousand (190,000) population, according to the last Federal Census, the county treasurer for acting as treasurer of a navigation district, shall receive from such district as compensation for his services, a salary of Fifty (\$50.00) Dollars per month, and the premium on the official bond of the county treasurer shall be paid by the said Navigation and Canal Commissioners; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1003 ON
THIRD READING

Mr. Nicholson moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1003 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Fuchs
Allison	Gandy
Alsup	Gilmer
Avant	Goodman
Bailey	Halsey
Baker	Hanna
Bean	Hargis
Bell	Harris of Dallas
Benton	Harris of Hill
Blankenship	Hartzog
Boone	Heflin
Bray	Helpinstill
Bridgers	Henderson
Brown	Hileman
Bruhl	Hobbs
Bullock	Howard
Bundy	Howington
Burkett	Huddleston
Burnaman	Hughes
Carlton	Humphrey
Carrington	Hutchinson
Cato	Isaacks
Celaya	Jones
Chambers	Kelly
Clark	Kennedy
Cleveland	Kinard
Coker	King
Colson, Mrs.	Klingeman
Connolly	Knight
Craig	Little
Crossley	Lock
Crosthwait	Lowry
Daniel	Lucas
Davis	Lyle
Deen	McAlister
Dickson of Nolan	McCann
Donald	McDonald
Dove	McMurry
Duckett	Manford
Ellis	Manning
Eubank	Markle
Evans	Martin
Favors	Matthews
Ferguson	Montgomery
Files	Moore
Fitzgerald	Morgan

Morris	Simpson
Murray	Skiles
Nicholson	Smith of Bastrop
Pace	Smith of Atascosa
Parker	Spacek
Pevehouse	Stanford
Price	Stinson
Rampy	Stubbs
Reed of Bowie	Taylor
Reed of Dallas	Turner
Rhodes	Vale
Roberts	Wattner
Sallas	Weatherford
Senterfitt	White
Sharpe	Whitesides
Shell	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1003 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Bullock
Allison	Bundy
Alsup	Burkett
Avant	Burnaman
Bailey	Carlton
Baker	Carrington
Bean	Cato
Bell	Celaya
Benton	Chambers
Blankenship	Clark
Boone	Cleveland
Bray	Coker
Bridgers	Colson, Mrs.
Brown	Connelly
Bruhl	Craig

Crossley	Lowry
Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Deen	McCann
Dickson of Nolan	McDonald
Donald	McMurry
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Martin
Evans	Matthews
Favors	Montgomery
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Murray
Gandy	Nicholson
Gilmer	Pace
Goodman	Parker
Halsey	Pevehouse
Hanna	Price
Hargis	Rampy
Harris of Dallas	Reed of Bowie
Harris of Hill	Reed of Dallas
Hartzog	Rhodes
Heflin	Roberts
Helpinstill	Sallas
Henderson	Senterfitt
Hileman	Sharpe
Hobbs	Shell
Howard	Simpson
Howington	Skiles
Huddleston	Smith of Bastrop
Hughes	Smith of Atascosa
Humphrey	Spacek
Hutchinson	Stanford
Isaacks	Stinson
Jones	Stubbs
Kelly	Taylor
Kennedy	Turner
Kinard	Vale
King	Wattner
Klingeman	Weatherford
Knight	White
Little	Whitesides
Lock	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1004 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1004, A bill to be entitled "An Act providing in all counties having a population of not less than twenty-nine thousand, two hundred and forty (29,240) and not more than twenty-nine, thousand two hundred and fifty (29,250), according to the last preceding, or any future, United States Federal Census, there shall be imposed upon all male persons who do not reside in an incorporated city, town or village, the duties of working five (5) days of eight (8) hours efficient service and public roads each year, or the payment on or before May first of each year the sum of Three Dollars (\$3); providing for the summoning of persons in said counties for work on the public roads, said summons when issued shall compel the persons to be given notice one full day before they are to report after summons for road duty; fixing age bracket for persons to be summoned; repealing all laws in conflict herewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1004 ON
THIRD READING

Mr. Spacek moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1004 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Baker
Allison	Bean
Alsup	Bell
Avant	Benton
Bailey	Blankenship

Boone	Isaacks
Bray	Jones
Bridgers	Kelly
Brown	Kennedy
Bruhl	Kinard
Bullock	King
Bundy	Klingeman
Burkett	Knight
Burnaman	Little
Carlton	Lock
Carrington	Lowry
Cato	Lucas
Celaya	Lyle
Chambers	McAlister
Clark	McCann
Cleveland	McDonald
Coker	McMurry
Colson, Mrs.	Manford
Connelly	Manning
Craig	Markle
Crossley	Martin
Crosthwait	Matthews
Daniel	Montgomery
Davis	Moore
Deen	Morgan
Dickson of Nolan	Morris
Donald	Murray
Dove	Nicholson
Duckett	Pace
Ellis	Parker
Eubank	Pevehouse
Evans	Price
Favors	Rampy
Ferguson	Reed of Bowie
Files	Reed of Dallas
Fitzgerald	Rhodes
Fuchs	Roberts
Gandy	Sallas
Gilmer	Senterfitt
Goodman	Sharpe
Halsey	Shell
Hanna	Simpson
Hargis	Skiles
Harris of Dallas	Smith of Bastrop
Harris of Hill	Smith of Atascosa
Hartzog	Spacek
Heflin	Stanford
Helpinstill	Stinson
Henderson	Stubbs
Hileman	Taylor
Hobbs	Turner
Howard	Vale
Howington	Wattner
Huddleston	Weatherford
Hughes	White
Humphrey	Whitesides
Hutchinson	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1004 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Ellis
Allison	Eubank
Alsup	Evans
Avant	Favors
Bailey	Ferguson
Baker	Files
Bean	Fitzgerald
Bell	Fuchs
Benton	Gandy
Blankenship	Gilmer
Boone	Goodman
Bray	Halsey
Bridgers	Hanna
Brown	Hargis
Bruhl	Harris of Dallas
Bullock	Harris of Hill
Bundy	Hartzog
Burkett	Heflin
Burnaman	Helpinstill
Carlton	Henderson
Carrington	Hileman
Cato	Hobbs
Celaya	Howard
Chambers	Howington
Clark	Huddleston
Cleveland	Hughes
Coker	Humphrey
Colson, Mrs.	Hutchinson
Connelly	Isaacks
Craig	Jones
Crossley	Kelly
Crosthwaite	Kennedy
Daniel	Kinard
Davis	King
Deen	Klingeman
Dickson of Nolan	Knight
Donald	Little
Dove	Lock
Duckett	Lowry

Lucas	Reed of Dallas
Lyle	Rhodes
McAlister	Roberts
McCann	Sallas
McDonald	Senterfitt
McMurry	Sharpe
Manford	Shell
Manning	Simpson
Markle	Skiles
Martin	Smith of Bastrop
Matthews	Smith of Atascosa
Montgomery	Spacek
Moore	Stanford
Morgan	Stinson
Morris	Stubbs
Murray	Taylor
Nicholson	Turner
Pace	Vale
Parker	Wattner
Pevehouse	Weatherford
Price	White
Rampy	Whitesides
Reed of Bowie	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

**HOUSE BILL NO. 1007 ON
SECOND READING**

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1007. A bill to be entitled "An Act making it unlawful to kill quail in Roberts County, Texas; providing the Act shall be in force for a period of five (5) years; repealing all laws in conflict; providing a penalty for the violation of this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1007 ON
THIRD READING

Mr. Craig moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House bill No. 1007 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Goodman
Allison	Halsey
Alsup	Hanna
Avant	Hargis
Bailey	Harris of Hill
Baker	Hartzog
Bean	Heflin
Bell	Helpinstill
Benton	Henderson
Blankenship	Hileman
Boone	Hobbs
Bray	Howard
Bridgers	Howington
Brown	Harris of Dallas
Bruhl	Huddleston
Bullock	Hughes
Bundy	Humphrey
Burkett	Hutchinson
Burnaman	Isaacks
Carlton	Jones
Carrington	Kelly
Cato	Kennedy
Celaya	Kinard
Chambers	King
Clark	Klingeman
Cleveland	Knight
Coker	Little
Colson, Mrs.	Lock
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McCann
Davis	McDonald
Deen	McMurry
Dickson of Nolan	Manford
Donald	Manning
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Murray
Fitzgerald	Nicholson
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse

Price	Smith of Atascosa
Rampy	Spacek
Reed of Bowie	Stanford
Reed of Dallas	Stinson
Rhodes	Stubbs
Roberts	Taylor
Sallas	Turner
Senterfitt	Vale
Sharpe	Wattner
Shell	Weatherford
Simpson	White
Skiles	Whitesides
Smith of Bastrop	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1007 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Carrington
Allison	Cato
Alsup	Celaya
Avant	Chambers
Bailey	Clark
Baker	Cleveland
Bean	Coker
Bell	Colson, Mrs.
Benton	Connelly
Blankenship	Craig
Boone	Crossley
Bray	Crosthwait
Bridgers	Daniel
Brown	Davis
Bruhl	Deen
Bullock	Dickson of Nolan
Bundy	Donald
Burkett	Dove
Burnaman	Duckett
Carlton	Ellis

Eubank	McDonald
Evans	McMurry
Favors	Manford
Ferguson	Manning
Files	Markle
Fitzgerald	Martin
Fuchs	Matthews
Gandy	Montgomery
Gilmer	Moore
Goodman	Morgan
Halsey	Morris
Hanna	Murray
Hargis	Nicholson
Harris of Dallas	Pace
Harris of Hill	Parker
Hartzog	Pevehouse
Heflin	Price
Helpinstill	Rampy
Henderson	Reed of Bowie
Hileman	Reed of Dallas
Hobbs	Rhodes
Howard	Roberts
Howington	Sallas
Huddleston	Senterfitt
Hughes	Sharpe
Humphrey	Shell
Hutchinson	Simpson
Isaacks	Skiles
Jones	Smith of Bastrop
Kelly	Smith of Atascosa
Kennedy	Spacek
Kinard	Stanford
King	Stinson
Klingeman	Stubbs
Knight	Taylor
Little	Turner
Lock	Vale
Lowry	Wattner
Lucas	Weatherford
Lyle	White
McAlister	Whitesides
McCann	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1008 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1008, A bill to be entitled "An Act relating to the payment to the County Judges in counties of not less than 7,050 and not more than 7,075 population, according to the last preceding Federal Census, a compensation for the services of such county judges as budget officers of the counties; providing for the payment of such compensation out of the General Fund and/or Officers' Salary Fund of such counties in addition to any and all compensation now provided by law to be paid such county judges; repealing all laws or parts of laws, special and general, in conflict or inconsistent with the provisions of this Act; providing effective date of this Act; and declaring an emergency."

The bill was read second time.

Mr. Crosthwait offered the following amendment to the bill:

Amend House Bill No. 1008 as follows: Change the figures \$1500.00 to \$1,000.00.

The amendment was adopted.

House Bill No. 1008 was then passed to engrossment.

HOUSE BILL NO. 1008 ON
THIRD READING

Mr. Crosthwait moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1008 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Boone
Allison	Bray
Alsup	Bridgers
Avant	Brown
Bailey	Bruhl
Baker	Bullock
Bean	Bundy
Bell	Burkett
Benton	Burnaman
Blankenship	Carlton

Carrington	King
Cato	Klingeman
Celaya	Knight
Chambers	Little
Clark	Lock
Cleveland	Lowry
Coker	Lucas
Colson, Mrs.	Lyle
Connelly	McAlister
Craig	McCann
Crossley	McDonald
Crothwait	McMurry
Daniel	Manford
Davis	Manning
Deen	Markle
Dickson of Nolan	Martin
Donald	Matthews
Dove	Montgomery
Duckett	Moore
Ellis	Morgan
Eubank	Morris
Evans	Murray
Favors	Nicholson
Ferguson	Pace
Files	Parker
Fitzgerald	Pevehouse
Fuchs	Price
Gandy	Rampy
Gilmer	Reed of Bowie
Goodman	Reed of Dallas
Halsey	Rhodes
Hanna	Roberts
Hargis	Sallas
Harris of Dallas	Senterfitt
Harris of Hill	Sharpe
Hartzog	Shell
Heflin	Simpson
Helpinstill	Skiles
Henderson	Smith of Bastrop
Hileman	Smith of Atascosa
Hobbs	Spacek
Howard	Stanford
Howington	Stinson
Huddleston	Stubbs
Hughes	Taylor
Humphrey	Turner
Hutchinson	Vale
Isaacks	Wattner
Jones	Weatherford
Kelly	White
Kennedy	Whitesides
Kinard	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	Garland
Dickson of Bexar	Hoyo

Huffman	Roark
McLellan	Spangler
Ridgeway	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1008 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Ferguson
Allison	Files
Alsup	Fitzgerald
Avant	Fuchs
Bailey	Gandy
Baker	Gilmer
Bean	Goodman
Bell	Halsey
Benton	Hanna
Blankenship	Hargis
Boone	Harris of Dallas
Bray	Harris of Hill
Bridgers	Hartzog
Brown	Heflin
Bruhl	Helpinstill
Bullock	Henderson
Bundy	Hileman
Burkett	Hobbs
Burnaman	Howard
Carlton	Howington
Carrington	Huddleston
Cato	Hughes
Celaya	Humphrey
Chambers	Hutchinson
Clark	Isaacks
Cleveland	Jones
Coker	Kelly
Colson, Mrs.	Kennedy
Connelly	Kinard
Craig	King
Crossley	Klingeman
Crothwait	Knight
Daniel	Little
Davis	Lock
Deen	Lowry
Dickson of Nolan	Lucas
Donald	Lyle
Dove	McAlister
Duckett	McCann
Ellis	McDonald
Eubank	McMurry
Evans	Manford
Favors	Manning

Markle	Senterfitt
Martin	Sharpe
Matthews	Shell
Montgomery	Simpson
Moore	Skiles
Morgan	Smith of Bastrop
Morris	Smith of Atascosa
Murray	Spacek
Nicholson	Stanford
Pace	Stinson
Parker	Stubbs
Pevehouse	Taylor
Price	Turner
Rampy	Vale
Reed of Bowie	Wattner
Reed of Dallas	Weatherford
Rhodes	White
Roberts	Whitesides
Sallas	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1010 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1010, A bill to be entitled "An Act amending Section 1 of House Bill No. 313, Acts of the Regular Session, Fortieth Legislature, 1927, to change and prescribe the time for holding the terms of District Court in the 47th Judicial District; and providing for an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1010 ON
THIRD READING

Mr. Little moved that the Consti-

tutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1010 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Harris of Dallas
Allison	Harris of Hill
Alsup	Hartzog
Avant	Heflin
Bailey	Helpinstill
Baker	Henderson
Bean	Hileman
Bell	Hobbs
Benton	Howard
Blankenship	Howington
Boone	Huddleston
Bray	Hughes
Bridgers	Humphrey
Brown	Hutchinson
Bruhl	Isaacks
Bullock	Jones
Bundy	Kelly
Burkett	Kennedy
Burnaman	Kinard
Carlton	King
Carrington	Klingeman
Cato	Knight
Celaya	Little
Chambers	Lock
Clark	Lowry
Cleveland	Lucas
Coker	Lyle
Colson, Mrs.	McAlister
Connelly	McCann
Craig	McDonald
Crossley	McMurray
Crosthwait	Manford
Daniel	Manning
Davis	Markle
Deen	Martin
Dickson of Nolan	Matthews
Donald	Montgomery
Dove	Moore
Duckett	Morgan
Ellis	Morris
Eubank	Murray
Evans	Nicholson
Favors	Pace
Ferguson	Parker
Files	Pevehouse
Fitzgerald	Price
Fuchs	Rampy
Gandy	Reed of Bowie
Gilmer	Reed of Dallas
Goodman	Rhodes
Halsey	Roberts
Hanna	Sallas
Hargis	Senterfitt

Sharpe	Stubbs
Shell	Taylor
Simpson	Turner
Skiles	Vale
Smith of Bastrop	Wattner
Smith of Atascosa	Weatherford
Spacek	White
Stanford	Whitesides
Stinson	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1010 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Carlton
Allison	Carrington
Alsup	Cato
Avant	Celaya
Bailey	Chambers
Baker	Clark
Bean	Cleveland
Bell	Coker
Benton	Colson, Mrs.
Blankenship	Connelly
Boone	Craig
Bray	Crossley
Bridgers	Crosthwait
Brown	Daniel
Bruhl	Davis
Bullock	Deen
Bundy	Dickson of Nolan
Burkett	Donald
Burnaman	Dove

Duckett	McCann
Ellis	McDonald
Eubank	McMurray
Evans	Manford
Favors	Manning
Ferguson	Markle
Files	Martin
Fitzgerald	Matthews
Fuchs	Montgomery
Gandy	Moore
Gilmer	Morgan
Goodman	Morris
Halsey	Murray
Hanna	Nicholson
Hargis	Pace
Harris of Dallas	Parker
Harris of Hill	Pevehouse
Hartzog	Price
Heflin	Rampy
Helpinstill	Reed of Bowie
Henderson	Reed of Dallas
Hileman	Rhodes
Hobbs	Roberts
Howard	Sallas
Howington	Senterfitt
Huddleston	Sharpe
Hughes	Shell
Humphrey	Simpson
Hutchinson	Skiles
Isaacks	Smith of Bastrop
Jones	Smith of Atascosa
Kelly	Spacek
Kennedy	Stanford
Kinard	Stinson
King	Stubbs
Klingeman	Taylor
Knight	Turner
Little	Vale
Lock	Wattner
Lowry	Weatherford
Lucas	White
Lyle	Whitesides
McAlister	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Lehman
Dwyer	Leyendecker
Hardeman	Morse

Thornton
Voigt

Walters
Winfree

HOUSE BILL NO. 1013 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1013, A bill to be entitled "An Act to create the Liberty County Conservation and Reclamation District under the authority of Section 59 of Article 16 of the Constitution of Texas, for the purposes authorized by such section of the Constitution, including the control of the flood and storm waters of the Trinity River and other streams and tributaries to prevent recurring floods and destruction of life and property; providing for a name of the district and this Act; providing for directors, organization and other officers, and for the operation of the district, the authority and duty of the officers and employees, and of the district; granting certain rights, privileges and functions to the district and duties of certain county, district and State officials in connection therewith; providing the method of securing funds and paying indebtedness; providing that no bonds shall be sold or taxes levied unless approved by a majority vote of the qualified property taxpaying voters of the district and the proposition adopted; providing the manner in which bonds may be voted, issued, sold and used; declaring floods in Liberty County to be a public calamity; donating and granting by the State to the district one-half ($\frac{1}{2}$) of the State ad valorem taxes collected in Liberty County for general revenue purposes, provided all other counties in Texas are granted a similar tax donation by Senate Bill No. 5 of the Forty-seventh Regular Session of the Texas Legislature; providing the uses to which such taxes may be put and reports to be made and manner of collection and payment; providing that if any provision of this Act shall be held invalid, the other provisions shall not be affected; repealing all laws and parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1013 ON
THIRD READING

Mr. Daniel moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 1013 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Goodman
Allison	Halsey
Alsup	Hanna
Avant	Hargis
Bailey	Harris of Dallas
Baker	Harris of Hill
Bean	Hartzog
Bell	Heflin
Benton	Helpinstill
Blankenship	Henderson
Boone	Hileman
Bray	Hobbs
Bridgers	Howard
Brown	Howington
Bruhl	Huddleston
Bullock	Hughes
Bundy	Humphrey
Burkett	Hutchinson
Burnaman	Isaacks
Carlton	Jones
Carrington	Kelly
Cato	Kennedy
Celaya	Kinard
Chambers	King
Clark	Klingeman
Cleveland	Knight
Coker	Little
Colson, Mrs.	Lock
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crothwait	McAlister
Daniel	McCann
Davis	McDonald
Deen	McMurray
Dickson of Nolan	Manford
Donald	Manning
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Murray
Fitzgerald	Nicholson
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse

Price	Smith of Atascosa
Rampy	Spacek
Reed of Bowie	Stanford
Reed of Dallas	Stinson
Rhodes	Stubbs
Roberts	Taylor
Sallas	Turner
Senterfitt	Vale
Sharpe	Wattner
Shell	Weatherford
Simpson	White
Skiles	Whitesides
Smith of Bastrop	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1013 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Carlton
Allison	Carrington
Alsup	Cato
Avant	Celaya
Bailey	Chambers
Baker	Clark
Bean	Cleveland
Bell	Coker
Benton	Colson, Mrs.
Blankenship	Connelly
Boone	Craig
Bray	Crossley
Bridgers	Crosthwait
Brown	Daniel
Bruhl	Davis
Bullock	Deen
Bundy	Dickson of Nolan
Burkett	Donald
Burnaman	Dove

Duckett	McCann
Ellis	McDonald
Eubank	McMurray
Evans	Manford
Favors	Manning
Ferguson	Markle
Files	Martin
Fitzgerald	Matthews
Fuchs	Montgomery
Gandy	Moore
Gilmer	Morgan
Goodman	Morris
Halsey	Murray
Hanna	Nicholson
Hargis	Pace
Harris of Dallas	Parker
Harris of Hill	Pevehouse
Hartzog	Price
Heflin	Rampy
Helpinstill	Reed of Bowie
Henderson	Reed of Dallas
Hileman	Rhodes
Hobbs	Roberts
Howard	Sallas
Howington	Senterfitt
Huddleston	Sharpe
Hughes	Shell
Humphrey	Simpson
Hutchinson	Skiles
Isaacks	Smith of Bastrop
Jones	Smith of Atascosa
Kelly	Spacek
Kennedy	Stanford
Kinard	Stinson
King	Stubbs
Klingeman	Taylor
Knight	Turner
Little	Vale
Lock	Wattner
Lowry	Weatherford
Lucas	White
Lyle	Whitesides
McAlister	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Lehman
Dwyer	Leyendecker
Hardeman	Morse

Thornton
Voigt

Walters
Winfree

**HOUSE BILL NO. 1015 ON
SECOND READING**

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1015, A bill to be entitled "An Act making it unlawful to hunt, kill, or pursue any wild deer, turkey or antelope in Collingsworth County, Texas; and declaring an emergency."

The bill was read second time and was passed to engrossment.

**HOUSE BILL NO. 1015 ON
THIRD READING**

Mr. Favors moved that the Constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 1015 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Craig
Allison	Crossley
Alsup	Crosthwait
Avant	Daniel
Bailey	Davis
Baker	Deen
Bean	Dickson of Nolan
Bell	Donald
Benton	Dove
Blankenship	Duckett
Boone	Ellis
Bray	Eubank
Bridgers	Evans
Brown	Favors
Bruhl	Ferguson
Bullock	Files
Bundy	Fitzgerald
Burkett	Fuchs
Burnaman	Gandy
Carlton	Gilmer
Carrington	Goodman
Cato	Halsey
Celaya	Hanna
Chambers	Hargis
Clark	Harris of Dallas
Cleveland	Harris of Hill
Coker	Hartzog
Colson, Mrs.	Heflin
Connelly	Helpinstill

Henderson
Hileman
Hobbs
Howard
Howington
Huddleston
Hughes
Humphrey
Hutchinson
Isaacks
Jones
Kelly
Kennedy
Kinard
King
Klingeman
Knight
Little
Lock
Lowry
Lucas
Lyle
McAlister
McCann
McDonald
McMurray
Manford
Manning
Markle
Martin
Matthews
Montgomery
Moore

Morgan
Morris
Murray
Nicholson
Pace
Parker
Pevehouse
Price
Rampy
Reed of Bowie
Reed of Dallas
Rhodes
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles
Smith of Bastrop
Smith of Atascosa
Spacek
Stanford
Stinson
Stubbs
Taylor
Turner
Vale
Wattner
Weatherford
White
Whitesides

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1015 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123	
Allen	Howington
Allison	Huddleston
Alsup	Hughes
Avant	Humphrey
Bailey	Hutchinson
Baker	Isaacks
Bean	Jones
Bell	Kelly
Benton	Kennedy
Blankenship	Kinard
Boone	King
Bray	Klingeman
Bridgers	Knight
Brown	Little
Bruhl	Lock
Bullock	Lowry
Bundy	Lucas
Burkett	Lyle
Burnaman	McAlister
Carlton	McCann
Carrington	McDonald
Cato	McMurray
Celaya	Manford
Chambers	Manning
Clark	Markle
Cleveland	Martin
Coker	Matthews
Colson, Mrs.	Montgomery
Connelly	Moore
Craig	Morgan
Crossley	Morris
Crosthwait	Murray
Daniel	Nicholson
Davis	Pace
Deen	Parker
Dickson of Nolan	Pevehouse
Donald	Price
Dove	Rampy
Duckett	Reed of Bowie
Ellis	Reed of Dallas
Eubank	Rhodes
Evans	Roberts
Favors	Sallas
Ferguson	Senterfitt
Files	Sharpe
Fitzgerald	Shell
Fuchs	Simpson
Gandy	Skiles
Gilmer	Smith of Bastrop
Goodman	Smith of Atascosa
Halsey	Spacek
Hanna	Stanford
Hargis	Stinson
Harris of Dallas	Stubbs
Harris of Hill	Taylor
Hartzog	Turner
Heflin	Vale
Helpinstill	Wattner
Henderson	Weatherford
Hileman	White
Hobbs	Whitesides
Howard	

Nays—7	
Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1018 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1018, A bill to be entitled "An Act applying only to independent school districts in counties having a population of not less than one thousand, eight hundred forty-three (1,843) and not more than one thousand, nine hundred forty-three (1,943) according to the last preceding Federal Census; authorizing said school districts to fund into time warrants all outstanding obligations of said school districts which existed on May 10, 1941; prescribing the terms and conditions of issuance of said time warrants; authorizing said school districts to borrow money in a sum not to exceed Fourteen Thousand Dollars (\$14,000.00) with which to pay certain outstanding obligations; providing for the levying of a tax to pay the same and fixing the rate of interest thereon; prescribing the terms and conditions of said time warrants; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1018 ON
THIRD READING

Mr. Craig moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No.

1018 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Heflin
Allison	Helpinstill
Alsup	Henderson
Avant	Hileman
Bailey	Hobbs
Baker	Howard
Bean	Howington
Bell	Huddleston
Benton	Hughes
Blankenship	Humphrey
Boone	Hutchinson
Bray	Isaacks
Bridgers	Jones
Brown	Kelly
Bruhl	Kennedy
Bullock	Kinard
Bundy	King
Burkett	Klingeman
Burnaman	Knight
Carlton	Little
Carrington	Lock
Cato	Lowry
Celaya	Lucas
Chambers	Lyle
Clark	McAlister
Cleveland	McCann
Coker	McDonald
Colson, Mrs.	McMurray
Connelly	Manford
Craig	Manning
Crossley	Markle
Crothwait	Martin
Daniel	Matthews
Davis	Montgomery
Deen	Moore
Dickson of Nolan	Morgan
Donald	Morris
Dove	Murray
Duckett	Nicholson
Ellis	Pace
Eubank	Parker
Evans	Pevehouse
Favors	Price
Ferguson	Rampy
Files	Reed of Bowie
Fitzgerald	Reed of Dallas
Fuchs	Rhodes
Gandy	Roberts
Gilmer	Sallas
Goodman	Senterfitt
Halsey	Sharpe
Hanna	Shell
Hargis	Simpson
Harris of Dallas	Skiles
Harris of Hill	Smith of Bastrop
Hartzog	Smith of Atascosa

Spacek	Vale
Stanford	Wattner
Stinson	Weatherford
Stubbs	White
Taylor	Whitesides
Turner	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1018 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Coker
Allison	Colson, Mrs.
Alsup	Connelly
Avant	Craig
Bailey	Crossley
Baker	Crothwait
Bean	Daniel
Bell	Davis
Benton	Deen
Blankenship	Dickson of Nolan
Boone	Donald
Bray	Dove
Bridgers	Duckett
Brown	Ellis
Bruhl	Eubank
Bullock	Evans
Bundy	Favors
Burkett	Ferguson
Burnaman	Files
Carlton	Fitzgerald
Carrington	Fuchs
Cato	Gandy
Celaya	Gilmer
Chambers	Goodman
Clark	Halsey
Cleveland	Hanna

Hargis	Matthews
Harris of Dallas	Montgomery
Harris of Hill	Moore
Hartzog	Morgan
Heflin	Morris
Helpinstill	Murray
Henderson	Nicholson
Hileman	Pace
Hobbs	Parker
Howard	Pevehouse
Howington	Price
Huddleston	Rampy
Hughes	Reed of Bowie
Humphrey	Reed of Dallas
Hutchinson	Rhodes
Isaacks	Roberts
Jones	Sallas
Kelly	Senterfitt
Kennedy	Sharpe
Kinard	Shell
King	Simpson
Klingeman	Skiles
Knight	Smith of Bastrop
Little	Smith of Atascosa
Lock	Spacek
Lowry	Stanford
Lucas	Stinson
Lyle	Stubbs
McAlister	Taylor
McCann	Turner
McDonald	Vale
McMurray	Wattner
Manford	Weatherford
Manning	White
Markle	Whitesides
Martin	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasston	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1020 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1020, A bill to be entitled "An Act creating a Firemen's Relief and Retirement Fund in cities having a population of 280,000 or more, according to the preceding or any future Federal Census; creating a board to administer such fund; providing that the Mayor and City Treasurer or City Secretary, together with three (3) Members of the Fire Department to be selected by a vote of the members of such department, shall compose the Board; providing the Mayor shall be the chairman of said Board and enacting other provisions with reference to the organization and duties of said Board; providing for the segregation of a proportionate part of accumulated funds now in a general pension fund to the Firemen's Relief and Retirement Fund; providing for the appropriation of not less than three (3) per centum of the annual Fire Department pay roll annually to be deposited to this Fund, etc.; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1020 ON
THIRD READING

Mr. Heflin moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 1020 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Carlton
Allison	Carrington
Alsup	Cato
Avant	Celaya
Bailey	Chambers
Baker	Clark
Bean	Cleveland
Bell	Coker
Benton	Colson, Mrs.
Blankenship	Connelly
Boone	Craig
Bray	Crossley
Bridgers	Crosthwait
Brown	Daniel
Bruhl	Davis
Bullock	Deen
Bundy	Dickson of Nolan
Burkett	Donald
Burnaman	Dove

Duckett	McCann
Ellis	McDonald
Eubank	McMurry
Evans	Manford
Favors	Manning
Ferguson	Markle
Files	Martin
Fitzgerald	Matthews
Fuchs	Montgomery
Gandy	Moore
Gilmer	Morgan
Goodman	Morris
Halsey	Murray
Hanna	Nicholson
Hargis	Pace
Harris of Dallas	Parker
Harris of Hill	Pevehouse
Hartzog	Price
Heflin	Rampy
Helpinstill	Reed of Bowie
Henderson	Reed of Dallas
Hileman	Rhodes
Hobbs	Roberts
Howard	Sallas
Howington	Senterfitt
Huddleston	Sharpe
Hughes	Shell
Humphrey	Simpson
Hutchinson	Skiles
Isaacks	Smith of Bastrop
Jones	Smith of Atascosa
Kelly	Spacek
Kennedy	Stanford
Kinard	Stinson
King	Stubbs
Klingeman	Taylor
Knight	Turner
Little	Vale
Lock	Wattner
Lowry	Weatherford
Lucas	White
Lyle	Whitesides
McAlister	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Lehman
Dwyer	Leyendecker
Hardeman	Morse

Thornton	Walters
Voigt	Winfree

The Speaker then laid House Bill No. 1020 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Hargis
Allison	Harris of Dallas
Alsup	Harris of Hill
Avant	Hartzog
Bailey	Heflin
Baker	Helpinstill
Bean	Henderson
Bell	Hileman
Benton	Hobbs
Blankenship	Howard
Boone	Howington
Bray	Huddleston
Bridgers	Hughes
Brown	Humphrey
Bruhl	Hutchinson
Bullock	Isaacks
Bundy	Jones
Burkett	Kelly
Burnaman	Kennedy
Carlton	Kinard
Carrington	King
Cato	Klingeman
Celaya	Knight
Chambers	Little
Clark	Lock
Cleveland	Lowry
Coker	Lucas
Colson, Mrs.	Lyle
Connelly	McAlister
Craig	McCann
Crossley	McDonald
Crothwait	McMurry
Daniel	Manford
Davis	Manning
Deen	Markle
Dickson of Nolan	Martin
Donald	Matthews
Dove	Montgomery
Duckett	Moore
Ellis	Morgan
Eubank	Morris
Evans	Murray
Favors	Nicholson
Ferguson	Pace
Files	Parker
Fitzgerald	Pevehouse
Fuchs	Price
Gandy	Rampy
Gilmer	Reed of Bowie
Goodman	Reed of Dallas
Halsey	Rhodes
Hanna	Roberts

Sallas	Stinson
Senterfitt	Stubbs
Sharpe	Taylor
Shell	Turner
Simpson	Vale
Skiles	Wattner
Smith of Bastrop	Weatherford
Smith of Atascosa	White
Spacek	Whitesides
Stanford	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1022 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1022, A bill to be entitled "An Act regulating the taking of bull frogs and disposition of same in El Paso, Hudspeth and Culbertson Counties; providing a license for those propagating bullfrogs on private property, and a license for those taking bull frogs; prohibiting the sale of bull frogs that originate in either of said counties with certain exceptions; providing a penalty for violation of this Act; and declaring an emergency."

The bill was read second time and passed to engrossment.

HOUSE BILL NO. 1022 ON
THIRD READING

Mr. Bridgers moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1022 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Henderson
Allison	Hileman
Alsup	Hobbs
Avant	Howard
Bailey	Howington
Baker	Huddleston
Bean	Hughes
Bell	Humphrey
Benton	Hutchinson
Blankenship	Isaacks
Boone	Jones
Bray	Kelly
Bridgers	Kennedy
Brown	Kinard
Bruhl	King
Bullock	Klingeman
Bundy	Knight
Burkett	Little
Burnaman	Lock
Carlton	Lowry
Carrington	Lucas
Cato	Lyle
Celaya	McAlister
Chambers	McCann
Clark	McDonald
Cleveland	McMurry
Coker	Manford
Colson, Mrs.	Manning
Connelly	Markle
Craig	Martin
Crossley	Matthews
Crosthwait	Montgomery
Daniel	Moore
Davis	Morgan
Deen	Morris
Dickson of Nolan	Murray
Donald	Nicholson
Dove	Pace
Duckett	Parker
Ellis	Pevehouse
Eubank	Price
Evans	Rampy
Favors	Reed of Bowie
Ferguson	Reed of Dallas
Files	Rhodes
Fitzgerald	Roberts
Fuchs	Sallas
Gandy	Senterfitt
Gilmer	Sharpe
Goodman	Shell
Halsey	Simpson
Hanna	Skiles
Hargis	Smith of Bastrop
Harris of Dallas	Smith of Atascosa
Harris of Hill	Spacek
Hartzog	Stanford
Heflin	Stinson
Helpinstill	Stubbs

Taylor	Weatherford
Turner	White
Vale	Whitesides
Wattner	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1022 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Craig
Allison	Crossley
Alsup	Crothwait
Avant	Daniel
Bailey	Davis
Baker	Deen
Bean	Dickson of Nolan
Bell	Donald
Benton	Dove
Blankenship	Duckett
Boone	Ellis
Bray	Eubank
Bridgers	Evans
Brown	Favors
Bruhl	Ferguson
Bullock	Files
Bundy	Fitzgerald
Burkett	Fuchs
Burnaman	Gandy
Carlton	Gilmer
Carrington	Goodman
Cato	Halsey
Celaya	Hanna
Chambers	Hargis
Clark	Harris of Dallas
Cleveland	Harris of Hill
Coker	Hartzog
Colson, Mrs.	Heflin
Connelly	Helpinstill

Henderson	Morgan
Hileman	Morris
Hobbs	Murray
Howard	Nicholson
Howington	Pace
Huddleston	Parker
Hughes	Pevehouse
Humphrey	Price
Hutchinson	Rampy
Isaacks	Reed of Bowie
Jones	Reed of Dallas
Kelly	Rhodes
Kennedy	Roberts
Kinard	Sallas
King	Senterfitt
Klingeman	Sharpe
Knight	Shell
Little	Simpson
Lock	Skiles
Lowry	Smith of Bastrop
Lucas	Smith of Atascosa
Lyle	Spacek
McAlister	Stanford
McCann	Stinson
McDonald	Stubbs
McMurry	Taylor
Manford	Turner
Manning	Vale
Markle	Wattner
Martin	Weatherford
Matthews	White
Montgomery	Whitesides
Moore	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

**HOUSE BILL NO. 1023 ON
SECOND READING**

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1023, A bill to be entitled "An Act exempting Truscott

Independent School District of Knox County from county supervision, providing for a separate depository; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1023 ON THIRD READING

Mr. Roberts moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1023 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Favors
Allison	Ferguson
Alsup	Files
Avant	Fitzgerald
Bailey	Fuchs
Baker	Gandy
Bean	Gilmer
Bell	Goodman
Benton	Halsey
Blankenship	Hanna
Boone	Hargis
Bray	Harris of Dallas
Bridgers	Harris of Hill
Brown	Hartzog
Bruhl	Heflin
Bullock	Helpinstill
Bundy	Henderson
Burkett	Hileman
Burnaman	Hobbs
Carlton	Howard
Carrington	Howington
Cato	Huddleston
Celaya	Hughes
Chambers	Humphrey
Clark	Hutchinson
Cleveland	Isaacks
Coker	Jones
Colson, Mrs.	Kelly
Connelly	Kennedy
Craig	Kinard
Crossley	King
Crosthwait	Klingeman
Daniel	Knight
Davis	Little
Deen	Lock
Dickson of Nolan	Lowry
Donald	Lucas
Dove	Lyle
Duckett	McAlister
Ellis	McCann
Eubank	McDonald
Evans	McMurry

Manford	Sallas
Manning	Senterfitt
Markle	Sharpe
Martin	Shell
Matthews	Simpson
Montgomery	Skiles
Moore	Smith of Bastrop
Morgan	Smith of Atascosa
Morris	Spacek
Murray	Stanford
Nicholson	Stinson
Pace	Stubbs
Parker	Taylor
Pevehouse	Turner
Price	Vale
Rampy	Wattner
Reed of Bowie	Weatherford
Reed of Dallas	White
Rhodes	Whitesides
Roberts	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1023 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Brown
Allison	Bruhl
Alsup	Bullock
Avant	Bundy
Bailey	Burkett
Baker	Burnaman
Bean	Carlton
Bell	Carrington
Benton	Cato
Blankenship	Celaya
Boone	Chambers
Bray	Clark
Bridgers	Cleveland

Coker	Little
Colson, Mrs.	Lock
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McCann
Davis	McDonald
Deen	McMurry
Dickson of Nolan	Manford
Donald	Manning
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Murray
Fitzgerald	Nicholson
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse
Goodman	Price
Halsey	Rampy
Hanna	Reed of Bowie
Hargis	Reed of Dallas
Harris of Dallas	Rhodes
Harris of Hill	Roberts
Hartzog	Sallas
Heilin	Senterfitt
Helpinstill	Sharpe
Henderson	Shell
Hileman	Simpson
Hobbs	Skiles
Howard	Smith of Bastrop
Howington	Smith of Atascosa
Huddleston	Spacek
Hughes	Stanford
Humphrey	Stinson
Hutchinson	Stubbs
Isaacks	Taylor
Jones	Turner
Kelly	Vale
Kennedy	Wattner
Kinard	Weatherford
King	White
Klingeman	Whitesides
Knight	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1029 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1029, A bill to be entitled "An Act authorizing and empowering the Commissioners Court in counties having a population of more than three hundred and fifty thousand (350,000) and less than four hundred and fifty thousand (450,000) inhabitants, according to the last preceding Federal Census, to purchase fire trucks and other fire-fighting equipment for the protection and preservation of bridges, warehouses, shops, and other property located without the limits of any incorporated city or town; authorizing and empowering the Commissioners Court to enter into contracts with any centrally located city in the county for the operation and maintenance of any such fire trucks and equipment; providing that the provisions of this Act are cumulative of all of the laws other than special laws; providing that in the event any section, subdivision, paragraph, sentence, or clause be held unconstitutional, that the remaining portions thereof shall be valid; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1029 ON
THIRD READING

Mr. Crosthwait moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1029 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Bailey
Allison	Baker
Alsup	Bean
Avant	Bell

Benton	Hutchinson
Blankenship	Isaacks
Boone	Jones
Bray	Kelly
Bridgers	Kennedy
Brown	Kinard
Bruhl	King
Bullock	Klingeman
Bundy	Knight
Burkett	Little
Burnaman	Lock
Carlton	Lowry
Carrington	Lucas
Cato	Lyle
Celaya	McAlister
Chambers	McCann
Clark	McDonald
Cleveland	McMurry
Coker	Manford
Colson, Mrs.	Manning
Connelly	Markle
Craig	Martin
Crossley	Matthews
Crosthwait	Montgomery
Daniel	Moore
Davis	Morgan
Deen	Morris
Dickson of Nolan	Murray
Donald	Nicholson
Dove	Pace
Duckett	Parker
Ellis	Pevehouse
Eubank	Price
Evans	Rampy
Favors	Reed of Bowie
Ferguson	Reed of Dallas
Files	Rhodes
Fitzgerald	Roberts
Fuchs	Sallas
Gandy	Senterfitt
Gilmer	Sharpe
Goodman	Shell
Halsey	Simpson
Hanna	Skiles
Hargis	Smith of Bastrop
Harris of Dallas	Smith of Atascosa
Harris of Hill	Spacek
Hartzog	Stanford
Heflin	Stinson
Helpinstill	Stubbs
Henderson	Taylor
Hileman	Turner
Hobbs	Vale
Howard	Wattner
Howington	Weatherford
Huddleston	White
Hughes	Whitesides
Humphrey	

Nays—7

Kersey	Love
Lansberry	McGlasson

McNamara	Phillips
Mills	
Absent	
Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	
Absent—Excused	
Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 1029 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Dove
Allison	Duckett
Alsup	Ellis
Avant	Eubank
Bailey	Evans
Baker	Favors
Bean	Ferguson
Bell	Files
Benton	Fitzgerald
Blankenship	Fuchs
Boone	Gandy
Bray	Gilmer
Bridgers	Goodman
Brown	Halsey
Bruhl	Hanna
Bullock	Hargis
Bundy	Harris of Dallas
Burkett	Harris of Hill
Burnaman	Hartzog
Carlton	Heflin
Carrington	Helpinstill
Cato	Henderson
Celaya	Hileman
Chambers	Hobbs
Clark	Howard
Cleveland	Howington
Coker	Huddleston
Colson, Mrs.	Hughes
Connelly	Humphrey
Craig	Hutchinson
Crossley	Isaacks
Crosthwait	Jones
Daniel	Kelly
Davis	Kennedy
Deen	Kinard
Dickson of Nolan	King
Donald	Klingeman

Knight	Rampy
Little	Reed of Bowie
Lock	Reed of Dallas
Lowry	Rhodes
Lucas	Roberts
Lyle	Sallas
McAlister	Senterfitt
McCann	Sharpe
McDonald	Shell
McMurry	Simpson
Manford	Skiles
Manning	Smith of Bastrop
Markle	Smith of Atascosa
Martin	Spacek
Matthews	Stanford
Montgomery	Stinson
Moore	Stubbs
Morgan	Taylor
Morris	Turner
Murray	Vale
Nicholson	Wattner
Pace	Weatherford
Parker	White
Pevehouse	Whitesides
Price	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 61 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 61, A bill to be entitled "An Act providing that in certain counties the County Judge shall receive an additional annual salary of Fifteen Hundred (\$1,500.00) Dollars for serving as a member of the Juvenile Board, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 61 ON
THIRD READING

Mr. Carrington moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 61 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Goodman
Allison	Halsey
Alsup	Hanna
Avant	Hargis
Bailey	Harris of Dallas
Baker	Harris of Hill
Bean	Hartzog
Bell	Heflin
Benton	Helpinstill
Blankenship	Henderson
Boone	Hileman
Bray	Hobbs
Bridgers	Howard
Brown	Howington
Bruhl	Huddleston
Bullock	Hughes
Bundy	Humphrey
Burkett	Hutchinson
Burnaman	Isaacks
Carlton	Jones
Carrington	Kelly
Cato	Kennedy
Celaya	Kinard
Chambers	King
Clark	Klingeman
Cleveland	Knight
Coker	Little
Colson, Mrs.	Lock
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crothwait	McAlister
Daniel	McCann
Davis	McDonald
Deen	McMurray
Dickson of Nolan	Manford
Donald	Manning
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Montgomery
Evans	Moore
Favors	Morgan
Ferguson	Morris
Files	Murray
Fitzgerald	Nicholson
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse

Price	Smith of Atascosa
Rampy	Spacek
Reed of Bowie	Stanford
Reed of Dallas	Stinson
Rhodes	Stubbs
Roberts	Taylor
Sallas	Turner
Senterfitt	Vale
Sharpe	Wattner
Shell	Weatherford
Simpson	White
Skiles	Whitesides
Smith of Bastrop	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 61 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Carrington
Allison	Cato
Alsup	Celaya
Avant	Chambers
Bailey	Clark
Baker	Cleveland
Bean	Coker
Bell	Colson, Mrs.
Benton	Connelly
Blankenship	Craig
Boone	Crossley
Bray	Crothwait
Bridgers	Daniel
Brown	Davis
Bruhl	Deen
Bullock	Dickson of Nolan
Bundy	Donald
Burkett	Dove
Burnaman	Duckett
Carlton	Ellis

Eubank	McDonald
Evans	McMurray
Favors	Manford
Ferguson	Manning
Files	Markle
Fitzgerald	Martin
Fuchs	Matthews
Gandy	Montgomery
Gilmer	Moore
Goodman	Morgan
Halsey	Morris
Hanna	Murray
Hargis	Nicholson
Harris of Dallas	Pace
Harris of Hill	Parker
Hartzog	Pevehouse
Heflin	Price
Helpinstill	Rampy
Henderson	Reed of Bowie
Hileman	Reed of Dallas
Hobbs	Rhodes
Howard	Roberts
Howington	Sallas
Huddleston	Senterfitt
Hughes	Sharpe
Humphrey	Shell
Hutchinson	Simpson
Isaacks	Skiles
Jones	Smith of Bastrop
Kelly	Smith of Atascosa
Kennedy	Spacek
Kinard	Stanford
King	Stinson
Klingeman	Stubbs
Knight	Taylor
Little	Turner
Lock	Vale
Lowry	Wattner
Lucas	Weatherford
Lyle	White
McAlister	Whitesides
McCann	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 296 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 296, A bill to be entitled "An Act creating a special road law for Briscoe County, Texas; etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 296 ON THIRD READING

Mr. Little moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 296 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Dickson of Nolan
Allison	Donald
Alsup	Dove
Avant	Duckett
Bailey	Ellis
Baker	Eubank
Bean	Evans
Bell	Favors
Benton	Ferguson
Blankenship	Files
Boone	Fitzgerald
Bray	Fuchs
Bridgers	Gandy
Brown	Gilmer
Bruhl	Goodman
Bullock	Halsey
Bundy	Hanna
Burkett	Hargis
Burnaman	Harris of Dallas
Carlton	Harris of Hill
Carrington	Hartzog
Cato	Heflin
Celaya	Helpinstill
Chambers	Henderson
Clark	Hileman
Cleveland	Hobbs
Coker	Howard
Colson, Mrs.	Howington
Connelly	Huddleston
Craig	Hughes
Crossley	Humphrey
Crosthwait	Hutchinson
Daniel	Isaacks
Davis	Jones
Deen	Kelly

Kennedy	Pevehouse
Kinard	Price
King	Rampy
Klingeman	Reed of Bowie
Knight	Reed of Dallas
Little	Rhodes
Lock	Roberts
Lowry	Sallas
Lucas	Senterfitt
Lyle	Sharpe
McAlister	Shell
McCann	Simpson
McDonald	Skiles
McMurray	Smith of Bastrop
Manford	Smith of Atascosa
Manning	Spacek
Markle	Stanford
Martin	Stinson
Matthews	Stubbs
Montgomery	Taylor
Moore	Turner
Morgan	Vale
Morris	Wattner
Murray	Weatherford
Nicholson	White
Pace	Whitesides
Parker	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 296 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Baker
Allison	Bean
Alsup	Bell
Avant	Benton
Bailey	Blankenship

Boone	Isaacks
Bray	Jones
Bridgers	Kelly
Brown	Kennedy
Bruhl	Kinard
Bullock	King
Bundy	Klingeman
Burkett	Knight
Burnaman	Little
Carlton	Lock
Carrington	Lowry
Cato	Lucas
Celaya	Lyle
Chambers	McAlister
Clark	McCann
Cleveland	McDonald
Coker	McMurray
Colson, Mrs.	Manford
Connelly	Manning
Craig	Markle
Crossley	Martin
Crosthwait	Matthews
Daniel	Montgomery
Davis	Moore
Deen	Morgan
Dickson of Nolan	Morris
Donald	Murray
Dove	Nicholson
Duckett	Pace
Ellis	Parker
Eubank	Pevehouse
Evans	Price
Favors	Rampy
Ferguson	Reed of Bowie
Files	Reed of Dallas
Fitzgerald	Rhodes
Fuchs	Roberts
Gandy	Sallas
Gilmer	Senterfitt
Goodman	Sharpe
Halsey	Shell
Hanna	Simpson
Hargis	Skiles
Harris of Dallas	Smith of Bastrop
Harris of Hill	Smith of Atascosa
Hartzog	Spacek
Heflin	Stanford
Helpinstill	Stinson
Henderson	Stubbs
Hileman	Taylor
Hobbs	Turner
Howard	Vale
Howington	Wattner
Huddleston	Weatherford
Hughes	White
Humphrey	Whitesides
Hutchinson	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 421 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 421, A bill to be entitled "An Act amending Article 5139 of the Revised Civil Statutes of Texas, 1925, by adding a new article to be known as Article 5139B, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 421 ON
THIRD READING

Mr. Markle moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 421 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Burnaman
Allison	Carlton
Alsup	Carrington
Avant	Cato
Bailey	Celaya
Baker	Chambers
Bean	Clark
Bell	Cleveland
Benton	Coker
Blankenship	Colson, Mrs.
Booge	Connelly
Bray	Craig
Bridgers	Crossley
Brown	Crosthwait
Bruhl	Daniel
Bullock	Davis
Bundy	Deen
Burkett	Dickson of Nolan

Donald	McAlister
Dove	McCann
Duckett	McDonald
Ellis	McMurry
Eubank	Manford
Evans	Manning
Favors	Markle
Ferguson	Martin
Files	Matthews
Fitzgerald	Montgomery
Fuchs	Moore
Gandy	Morgan
Gilmer	Morris
Goodman	Murray
Halsey	Nicholson
Hanna	Pace
Hargis	Parker
Harris of Dallas	Pevehouse
Harris of Hill	Price
Hartzog	Rampy
Heflin	Reed of Bowie
Helpinstill	Reed of Dallas
Henderson	Rhodes
Hileman	Roberts
Hobbs	Sallas
Howard	Senterfitt
Howington	Sharpe
Huddleston	Shell
Hughes	Simpson
Humphrey	Skiles
Hutchinson	Smith of Bastrop
Isaacks	Smith of Atascosa
Jones	Spacek
Kelly	Stanford
Kennedy	Stinson
Kinard	Stubbs
King	Taylor
Klingeman	Turner
Knight	Vale
Little	Wattner
Lock	Weatherford
Lowry	White
Lucas	Whitesides
Lyle	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Hardeman
Dwyer	Lehman

Leyendecker	Voigt
Morse	Walters
Thornton	Winfree

The Speaker then laid Senate Bill No. 421 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Hanna
Allison	Hargis
Alsup	Harris of Dallas
Avant	Harris of Hill
Bailey	Hartzog
Baker	Heflin
Bean	Helpinstill
Bell	Henderson
Benton	Hileman
Blankenship	Hobbs
Boone	Howard
Bray	Howington
Bridgers	Huddleston
Brown	Hughes
Bruhl	Humphrey
Bullock	Hutchinson
Bundy	Isaacks
Burkett	Jones
Burnaman	Kelly
Carlton	Kennedy
Carrington	Kinard
Cato	King
Celaya	Klingeman
Chambers	Knight
Clark	Little
Cleveland	Lock
Coker	Lowry
Colson, Mrs.	Lucas
Connelly	Lyle
Craig	McAlister
Crossley	McCann
Crosthwait	McDonald
Daniel	McMurry
Davis	Manford
Deen	Manning
Dickson of Nolan	Markle
Donald	Martin
Dove	Matthews
Duckett	Montgomery
Ellis	Moore
Eubank	Morgan
Evans	Morris
Favors	Murray
Ferguson	Nicholson
Files	Pace
Fitzgerald	Parker
Fuchs	Pevehouse
Gandy	Price
Gilmer	Rampy
Goodman	Reed of Bowie
Halsey	Reed of Dallas

Rhodes	Stanford
Roberts	Stinson
Sallas	Stubbs
Senterfitt	Taylor
Sharpe	Turner
Shell	Vale
Simpson	Wattner
Skiles	Weatherford
Smith of Bastrop	White
Smith of Atascosa	Whitesides
Spacek	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 437 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 437, A bill to be entitled "An Act amending Section 1, Chapter 35, Acts of the Special Laws of the 33rd Legislature, same being Senate Bill No. 253; relating to the Clifton Independent School District, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 437 ON
THIRD READING

Mr. Allison moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 437 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Hobbs
Allison	Howard
Alsup	Howington
Avant	Huddleston
Bailey	Hughes
Baker	Humphrey
Bean	Hutchinson
Bell	Isaacks
Benton	Jones
Blankenship	Kelly
Boone	Kennedy
Bray	Kinard
Bridgers	King
Brown	Klingeman
Bruhl	Knight
Bullock	Little
Bundy	Lock
Burkett	Lowry
Burnaman	Lucas
Carlton	Lyle
Carrington	McAlister
Cato	McCann
Celaya	McDonald
Chambers	McMurry
Clark	Manford
Cleveland	Manning
Coker	Markle
Colson, Mrs.	Martin
Connelly	Matthews
Craig	Montgomery
Crossley	Moore
Crosthwait	Morgan
Daniel	Morris
Davis	Murray
Deen	Nicholson
Dickson of Nolan	Pace
Donald	Parker
Dove	Pevehouse
Duckett	Price
Ellis	Rampy
Eubank	Reed of Bowie
Evans	Reed of Dallas
Favors	Rhodes
Ferguson	Roberts
Files	Sallas
Fitzgerald	Senterfitt
Fuchs	Sharpe
Gandy	Shell
Gilmer	Simpson
Goodman	Skiles
Halsey	Smith of Bastrop
Hanna	Smith of Atascosa
Hargis	Spacek
Harris of Dallas	Stanford
Harris of Hill	Stinson
Hartzog	Stubbs
Heflin	Taylor
Helpinstill	Turner
Henderson	Vale
Hileman	Wattner

Weatherford Whitesides
White

Nays—7

Kersey McNamara
Lansberry Mills
Love Phillips
McGlasson

Absent

Brawner McLellan
Dickson of Bexar Ridgeway
Garland Roark
Hoyo Spangler
Huffman

Absent—Excused

Anderson Morse
Dwyer Thornton
Hardeman Voigt
Lehman Walters
Leyendecker Winfree

The Speaker then laid Senate Bill No. 437 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Crossley
Allison	Crosthwait
Alsup	Daniel
Avant	Davis
Bailey	Deen
Baker	Dickson of Nolan
Bean	Donald
Bell	Dove
Benton	Duckett
Blankenship	Ellis
Boone	Eubank
Bray	Evans
Bridgers	Favors
Brown	Ferguson
Bruhl	Files
Bullock	Fitzgerald
Bundy	Fuchs
Burkett	Gandy
Burnaman	Gilmer
Carlton	Goodman
Carrington	Halsey
Cato	Hanna
Celaya	Hargis
Chambers	Harris of Dallas
Clark	Harris of Hill
Cleveland	Hartzog
Coker	Heflin
Colson, Mrs.	Helpinstill
Connelly	Henderson
Craig	Hileman

Hobbs
Howard
Howington
Huddleston
Hughes
Humphrey
Hutchinson
Isaacks
Jones
Kelly
Kennedy
Kinard
King
Klingeman
Knight
Little
Lock
Lowry
Lucas
Lyle
McAlister
McCann
McDonald
McMurry
Manford
Manning
Markle
Martin
Matthews
Montgomery
Moore
Morgan

Morris
Murray
Nicholson
Pace
Parker
Pevehouse
Price
Rampy
Reed of Bowie
Reed of Dallas
Rhodes
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles
Smith of Bastrop
Smith of Atascosa
Spacek
Stanford
Stinson
Stubbs
Taylor
Turner
Vale
Wattner
Weatherford
White
Whitesides

Nays—7

Kersey McNamara
Lansberry Mills
Love Phillips
McGlasson

Absent

Brawner McLellan
Dickson of Bexar Ridgeway
Garland Roark
Hoyo Spangler
Huffman

Absent—Excused

Anderson Morse
Dwyer Thornton
Hardeman Voigt
Lehman Walters
Leyendecker Winfree

**SENATE BILL NO. 441 ON
SECOND READING**

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 441, A bill to be entitled
"An Act providing for a closed sea-

son on wild deer and wild turkey in Burleson County for a period of five (5) years, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 441 ON
THIRD READING

Mr. McDonald moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 441 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Favors
Allison	Ferguson
Alsup	Files
Avant	Fitzgerald
Bailey	Fuchs
Baker	Gandy
Bean	Gilmer
Bell	Goodman
Benton	Halsey
Blankenship	Hanna
Boone	Hargis
Bray	Harris of Dallas
Bridgers	Harris of Hill
Brown	Hartzog
Bruhl	Heflin
Bullock	Helpinstill
Bundy	Henderson
Burkett	Hileman
Burnaman	Hobbs
Carlton	Howard
Carrington	Howington
Cato	Huddleston
Celaya	Hughes
Chambers	Humphrey
Clark	Hutchinson
Cleveland	Isaacks
Coker	Jones
Colson, Mrs.	Kelly
Connelly	Kennedy
Craig	Kinard
Crossley	King
Crothwait	Klingeman
Daniel	Knight
Davis	Little
Deen	Lock
Dickson of Nolan	Lowry
Donald	Lucas
Dove	Lyle
Duckett	McAlister
Ellis	McCann
Eubank	McDonald
Evans	McMurray

18—Jour.

Manford	Sallas
Manning	Senterfitt
Markle	Sharpe
Martin	Shell
Matthews	Simpson
Montgomery	Skiles
Moore	Smith of Bastrop
Morgan	Smith of Atascosa
Morris	Spacek
Murray	Stanford
Nicholson	Stinson
Pace	Stubbs
Parker	Taylor
Pevehouse	Turner
Price	Vale
Rampy	Wattner
Reed of Bowie	Weatherford
Reed of Dallas	White
Rhodes	Whitesides
Roberts	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 441 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Bridgers
Allison	Brown
Alsup	Bruhl
Avant	Bullock
Bailey	Bundy
Baker	Burkett
Bean	Burnaman
Bell	Carlton
Benton	Carrington
Blankenship	Cato
Boone	Celaya
Bray	Chambers

Clark	Knight
Cleveland	Little
Coker	Lock
Colson, Mrs.	Lowry
Connelly	Lucas
Craig	Lyle
Crossley	McAlister
Crosthwait	McCann
Daniel	McDonald
Davis	McMurray
Deen	Manford
Dickson of Nolan	Manning
Donald	Markle
Dove	Martin
Duckett	Matthews
Ellis	Montgomery
Eubank	Moore
Evans	Morgan
Favors	Morris
Ferguson	Murray
Files	Nicholson
Fitzgerald	Pace
Fuchs	Parker
Gandy	Pevehouse
Gilmer	Price
Goodman	Rampy
Halsey	Reed of Bowie
Hanna	Reed of Dallas
Hargis	Rhodes
Harris of Dallas	Roberts
Harris of Hill	Sallas
Hartzog	Senterfitt
Heflin	Sharpe
Helpinstill	Shell
Henderson	Simpson
Hileman	Skiles
Hobbs	Smith of Bastrop
Howard	Smith of Atascosa
Howington	Spacek
Huddleston	Stanford
Hughes	Stinson
Humphrey	Stubbs
Hutchinson	Taylor
Isaacks	Turner
Jones	Vale
Kelly	Wattner
Kennedy	Weatherford
Kinard	White
King	Whitesides
Klingeman	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 445 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 445, A bill to be entitled "An Act to define certain means and methods of taking certain fish in the fresh waters of Hamilton County, Texas, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 445 ON
THIRD READING

Mr. Allison moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 445 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Clark
Allison	Cleveland
Alsup	Coker
Avant	Colson, Mrs.
Bailey	Connelly
Baker	Craig
Bean	Crossley
Bell	Crosthwait
Benton	Daniel
Blankenship	Davis
Boone	Deen
Bray	Dickson of Nolan
Bridgers	Donald
Brown	Dove
Bruhl	Duckett
Bullock	Ellis
Bundy	Eubank
Burkett	Evans
Burnaman	Favors
Carlton	Ferguson
Carrington	Files
Cato	Fitzgerald
Celaya	Fuchs
Chambers	Gandy

Gilmer	Markle
Goodman	Martin
Halsey	Matthews
Hanna	Montgomery
Hargis	Moore
Harris of Dallas	Morgan
Harris of Hill	Morris
Hartzog	Murray
Heflin	Nicholson
Helpinstill	Pace
Henderson	Parker
Hileman	Pevehouse
Hobbs	Price
Howard	Rampy
Howington	Reed of Bowie
Huddleston	Reed of Dallas
Hughes	Rhodes
Humphrey	Roberts
Hutchinson	Sallas
Isaacks	Senterfitt
Jones	Sharpe
Kelly	Shell
Kennedy	Simpson
Kinard	Skiles
King	Smith of Bastrop
Klingeman	Smith of Atascosa
Knight	Spacek
Little	Stanford
Lock	Stinson
Lowry	Stubbs
Lucas	Taylor
Lyle	Turner
McAlister	Vale
McCann	Wattner
McDonald	Weatherford
McMurray	White
Manford	Whitesides
Manning	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 445 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Henderson
Allison	Hileman
Alsup	Hobbs
Avant	Howard
Bailey	Howington
Baker	Huddleston
Bean	Hughes
Bell	Humphrey
Benton	Hutchinson
Blankenship	Isaacks
Boone	Jones
Bray	Kelly
Bridgers	Kennedy
Brown	Kinard
Bruhl	King
Bullock	Klingeman
Bundy	Knight
Burkett	Little
Burnaman	Lock
Carlton	Lowry
Carrington	Lucas
Cato	Lyle
Celaya	McAlister
Chambers	McCann
Clark	McDonald
Cleveland	McMurray
Coker	Manford
Colson, Mrs.	Manning
Connelly	Markle
Craig	Martin
Crossley	Matthews
Crosthwait	Montgomery
Daniel	Moore
Davis	Morgan
Deen	Morris
Dickson of Nolan	Murray
Donald	Nicholson
Dove	Pace
Duckett	Parker
Ellis	Pevehouse
Eubank	Price
Evans	Rampy
Favors	Reed of Bowie
Ferguson	Reed of Dallas
Files	Rhodes
Fitzgerald	Roberts
Fuchs	Sallas
Gandy	Senterfitt
Gilmer	Sharpe
Goodman	Shell
Halsey	Simpson
Hanna	Skiles
Hargis	Smith of Bastrop
Harris of Dallas	Smith of Atascosa
Harris of Hill	Spacek
Hartzog	Stanford
Heflin	Stinson
Helpinstill	Stubbs

Taylor	Weatherford
Turner	White
Vale	Whitesides
Wattner	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 449 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 449, A bill to be entitled "An Act providing in counties having a population of more than five hundred thousand (500,000), for the extension not to exceed thirty (30) days after the expiration of the term, of the period during which a grand jury may sit to conclude its investigation; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 449 ON
THIRD READING

Mr. Heflin moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 449 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Avant
Allison	Bailey
Alsop	Baker

Bean	Humphrey
Bell	Hutchinson
Benton	Isaacks
Blankenship	Jones
Boone	Kelly
Bray	Kennedy
Bridgers	Kinard
Brown	King
Bruhl	Klingeman
Bullock	Knight
Bundy	Little
Burkett	Lock
Burnaman	Lowry
Carlton	Lucas
Carrington	Lyle
Cato	McAlister
Celaya	McCann
Chambers	McDonald
Clark	McMurry
Cleveland	Manford
Coker	Manning
Colson, Mrs.	Markle
Connelly	Martin
Craig	Matthews
Crossley	Montgomery
Crosthwait	Moore
Daniel	Morgan
Davis	Morris
Deen	Murray
Dickson of Nolan	Nicholson
Donald	Pace
Dove	Parker
Duckett	Pevehouse
Ellis	Price
Eubank	Rampy
Evans	Reed of Bowie
Favors	Reed of Dallas
Ferguson	Rhodes
Files	Roberts
Fitzgerald	Sallas
Fuchs	Senterfitt
Gandy	Sharpe
Gilmer	Shell
Goodman	Simpson
Halsey	Skiles
Hanna	Smith of Bastrop
Hargis	Smith of Atascosa
Harris of Dallas	Spacek
Harris of Hill	Stanford
Hartzog	Stinson
Heflin	Stubbs
Helpinstill	Taylor
Henderson	Turner
Hileman	Vale
Hobbs	Wattner
Howard	Weatherford
Howington	White
Huddleston	Whitesides
Hughes	

Nays—7

Kersey	Love
Lansberry	McGlasson

McNamara
Mills

Phillips

Absent

Brawner
Dickson of Bexar
Garland
Hoyo
Huffman

McLellan
Ridgeway
Roark
Spangler

Absent—Excused

Anderson
Dwyer
Hardeman
Lehman
Leyendecker

Morse
Thornton
Voigt
Walters
Winfree

The Speaker then laid Senate Bill No. 449 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Dove
Allison	Duckett
Alsup	Ellis
Avant	Eubank
Bailey	Evans
Baker	Favors
Bean	Ferguson
Bell	Files
Benton	Fitzgerald
Blankenship	Fuchs
Boone	Gandy
Bray	Gilmer
Bridgers	Goodman
Brown	Halsey
Bruhl	Hanna
Bullock	Hargis
Bundy	Harris of Dallas
Burkett	Harris of Hill
Burnaman	Hartzog
Carlton	Heflin
Carrington	Helpinstill
Cato	Henderson
Celaya	Hileman
Chambers	Hobbs
Clark	Howard
Cleveland	Howington
Coker	Huddleston
Colson, Mrs.	Hughes
Connelly	Humphrey
Craig	Hutchinson
Crossley	Isaacks
Crosthwait	Jones
Daniel	Kelly
Davis	Kennedy
Deen	Kinard
Dickson of Nolan	King
Donald	Klingeman

Knight

Little

Lock

Lowry

Lucas

Lyle

McAlister

McCann

McDonald

McMurry

Manford

Manning

Markle

Martin

Matthews

Montgomery

Moore

Morgan

Morris

Murray

Nicholson

Pace

Parker

Pevehouse

Price

Rampy

Reed of Bowie

Reed of Dallas

Rhodes

Roberts

Sallas

Senterfitt

Sharpe

Shell

Simpson

Skiles

Smith of Bastrop

Smith of Atascosa

Spacek

Stanford

Stinson

Stubbs

Taylor

Turner

Vale

Wattner

Weatherford

White

Whitesides

Nays—7

Kersey

McNamara

Lansberry

Mills

Love

Phillips

McGlasson

Absent

Brawner

McLellan

Dickson of Bexar

Ridgeway

Garland

Roark

Hoyo

Spangler

Huffman

Absent—Excused

Anderson

Morse

Dwyer

Thornton

Hardeman

Voigt

Lehman

Walters

Leyendecker

Winfree

SENATE BILL NO. 465 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 465, A bill to be entitled "An Act making an appropriation of One Thousand, Six Hundred (\$1,600.00) Dollars or so much thereof as may be necessary, to pay a certain judgment rendered on June 19, 1939, in the District Court of Gonzales County, Texas, etc.; and declaring an emergency."

The bill was read second time.

Mr. Lock offered the following amendment to the bill:

Amend Section 1 of Senate Bill No. 465, by striking out words after the word "of" in line 1, through and including the word "appropriated" in line 2, and substituting therefore the words "any moneys of the State Highway Commission of Texas."

The amendment was adopted.

Senate Bill No. 465 was then passed to third reading.

SENATE BILL NO. 465 ON THIRD READING

Mr. Manford moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 465 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Crossley
Allison	Crosthwait
Alsop	Daniel
Avant	Davis
Bailey	Deen
Baker	Dickson of Nolan
Bean	Donald
Bell	Dove
Benton	Duckett
Blankenship	Ellis
Boone	Eubank
Bray	Evans
Bridgers	Favors
Brown	Ferguson
Bruhl	Files
Bullock	Fitzgerald
Bundy	Fuchs
Burkett	Gandy
Burnaman	Gilmer
Carlton	Goodman
Carrington	Halsey
Cato	Hanna
Celaya	Hargis
Chambers	Harris of Dallas
Clark	Harris of Hill
Cleveland	Hartzog
Coker	Heflin
Colson, Mrs.	Helpinstill
Connelly	Henderson
Craig	Hileman

Hobbs	Morris
Howard	Murray
Howington	Nicholson
Huddleston	Pace
Hughes	Parker
Humphrey	Pevehouse
Hutchinson	Price
Isaacks	Rampy
Jones	Reed of Bowie
Kelly	Reed of Dallas
Kennedy	Rhodes
Kinard	Roberts
King	Sallas
Klingeman	Senterfitt
Knight	Sharpe
Little	Shell
Lock	Simpson
Lowry	Skiles
Lucas	Smith of Bastrop
Lyle	Smith of Atascosa
McAlister	Spacek
McCann	Stanford
McDonald	Stinson
McMurry	Stubbs
Manford	Taylor
Manning	Turner
Markle	Vale
Martin	Wattner
Matthews	Weatherford
Montgomery	White
Moore	Whitesides
Morgan	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 465 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123		Weatherford White	Whitesides
Allen	Hobbs		Nays—7
Allison	Howard		
Alsup	Howington	Kersey	McNamara
Avant	Huddleston	Lansberry	Mills
Bailey	Hughes	Love	Phillips
Baker	Humphrey	McGlasson	
Bean	Hutchinson		Absent
Bell	Isaacks		
Benton	Jones	Brawner	McLellan
Blankenship	Kelly	Dickson of Bexar	Ridgeway
Boone	Kennedy	Garland	Roark
Bray	Kinard	Hoyo	Spangler
Bridgers	King	Huffman	
Brown	Klingeman		Absent—Excused
Bruhl	Knight		
Bullock	Little	Anderson	Morse
Bundy	Lock	Dwyer	Thornton
Burkett	Lowry	Hardeman	Voigt
Burnaman	Lucas	Lehman	Walters
Carlton	Lyle	Leyendecker	Winfree
Carrington	McAlister		
Cato	McCann		
Celaya	McDonald		
Chambers	McMurry		
Clark	Manford		
Cleveland	Manning		
Coker	Markle		
Colson, Mrs.	Martin		
Connelly	Matthews		
Craig	Montgomery		
Crossley	Moore		
Crosthwait	Morgan		
Daniel	Morris		
Davis	Murray		
Deen	Nicholson		
Dickson of Nolan	Pace		
Donald	Parker		
Dove	Pevehouse		
Duckett	Price		
Ellis	Rampy		
Eubank	Reed of Bowie		
Evans	Reed of Dallas		
Favors	Rhodes		
Ferguson	Roberts		
Files	Sallas		
Fitzgerald	Senterfitt		
Fuchs	Sharpe		
Gandy	Shell		
Gilmer	Simpson		
Goodman	Skiles		
Halsey	Smith of Bastrop		
Hanna	Smith of Atascosa		
Hargis	Spacek		
Harris of Dallas	Stanford		
Harris of Hill	Stinson		
Hartzog	Stubbs		
Heflin	Taylor		
Helpinstill	Turner		
Henderson	Vale		
Hileman	Wattner		

SENATE BILL NO. 461 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 461, A bill to be entitled "An Act to permit John R. Howe and wife, Emma Howe, of Hays County, Texas, to sue, and join the State of Texas and Texas Highway Commission in a suit against Hays County, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 461 ON
THIRD READING

Mr. Voigt moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 461 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Bean
Allison	Bell
Alsup	Benton
Avant	Blankenship
Bailey	Boone
Baker	Bray

Bridgers	Jones
Brown	Kelly
Bruhl	Kennedy
Bullock	Kinard
Bundy	King
Burkett	Klingeman
Burnaman	Knight
Carlton	Little
Carrington	Lock
Cato	Lowry
Celaya	Lucas
Chambers	Lyle
Clark	McAlister
Cleveland	McCann
Coker	McDonald
Colson, Mrs.	McMurry
Connelly	Manford
Craig	Manning
Crossley	Markle
Crosthwait	Martin
Daniel	Matthews
Davis	Montgomery
Deen	Moore
Dickson of Nolan	Morgan
Donald	Morris
Dove	Murray
Duckett	Nicholson
Ellis	Pace
Eubank	Parker
Evans	Pevehouse
Favors	Price
Ferguson	Rampy
Files	Reed of Bowie
Fitzgerald	Reed of Dallas
Fuchs	Rhodes
Gandy	Roberts
Gilmer	Sallas
Goodman	Senterfitt
Halsey	Sharpe
Hanna	Shell
Hargis	Simpson
Harris of Dallas	Skiles
Harris of Hill	Smith of Bastrop
Hartzog	Smith of Atascosa
Heflin	Spacek
Helpinstill	Stanford
Henderson	Stinson
Hileman	Stubbs
Hobbs	Taylor
Howard	Turner
Howington	Vale
Huddleston	Wattner
Hughes	Weatherford
Humphrey	White
Hutchinson	Whitesides
Isaacks	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill 461 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Duckett
Allison	Ellis
Alsup	Eubank
Avant	Evans
Bailey	Favors
Baker	Ferguson
Bean	Files
Bell	Fitzgerald
Benton	Fuchs
Blankenship	Gandy
Boone	Gilmer
Bray	Goodman
Bridgers	Halsey
Brown	Hanna
Bruhl	Hargis
Bullock	Harris of Dallas
Bundy	Harris of Hill
Burkett	Hartzog
Burnaman	Heflin
Carlton	Helpinstill
Carrington	Henderson
Cato	Hileman
Celaya	Hobbs
Chambers	Howard
Clark	Howington
Cleveland	Huddleston
Coker	Hughes
Colson, Mrs.	Humphrey
Connelly	Hutchinson
Craig	Isaacks
Crossley	Jones
Crosthwait	Kelly
Daniel	Kennedy
Davis	Kinard
Deen	King
Dickson of Nolan	Klingeman
Donald	Knight
Dove	Little

Lock	Reed of Bowie
Lowry	Reed of Dallas
Lucas	Rhodes
Lyle	Roberts
McAlister	Sallas
McCann	Senterfitt
McDonald	Sharpe
McMurray	Shell
Manford	Simpson
Manning	Skiles
Markle	Smith of Bastrop
Martin	Smith of Atascosa
Matthews	Spacek
Montgomery	Stanford
Moore	Stinson
Morgan	Stubbs
Morris	Taylor
Murray	Turner
Nicholson	Vale
Pace	Wattner
Parker	Weatherford
Pevehouse	White
Price	Whitesides
Rampy	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 427 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 427, A bill to be entitled "An Act defining the jurisdiction of the County Court of Navarro County and diminishing its civil jurisdiction, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 427 ON
THIRD READING

Mr. Kennedy moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 427 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Gilmer
Allison	Goodman
Alsup	Halsey
Avant	Hanna
Bailey	Hargis
Baker	Harris of Dallas
Bean	Harris of Hill
Bell	Hartzog
Benton	Heflin
Blankenship	Helpinstill
Boone	Henderson
Bray	Hileman
Bridgers	Hobbs
Brown	Howard
Bruhl	Howington
Bullock	Huddleston
Bundy	Hughes
Burkett	Humphrey
Burnaman	Hutchinson
Carlton	Isaacks
Carrington	Jones
Cato	Kelly
Celaya	Kennedy
Chambers	Kinard
Clark	King
Cleveland	Klingeman
Coker	Knight
Colson, Mrs.	Little
Connelly	Lock
Craig	Lowry
Crossley	Lucas
Crosthwait	Lyle
Daniel	McAlister
Davis	McCann
Deen	McDonald
Dickson of Nolan	McMurray
Donald	Manford
Dove	Manning
Duckett	Markle
Ellis	Martin
Eubank	Matthews
Evans	Montgomery
Favors	Moore
Ferguson	Morgan
Files	Morris
Fitzgerald	Murray
Fuchs	Nicholson
Gandy	Pace

Parker	Smith of Bastrop
Pevehouse	Smith of Atascosa
Price	Spacek
Rampy	Stanford
Reed of Bowie	Stinson
Reed of Dallas	Stubbs
Rhodes	Taylor
Roberts	Turner
Sallas	Vale
Senterfitt	Wattner
Sharpe	Weatherford
Shell	White
Simpson	Whitesides
Skiles	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 427 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Burnaman
Allison	Carlton
Alsup	Carrington
Avant	Cato
Bailey	Celaya
Baker	Chambers
Bean	Clark
Bell	Cleveland
Benton	Coker
Blankenship	Colson, Mrs.
Boone	Connelly
Bray	Craig
Bridgers	Crossley
Brown	Crosthwait
Bruhl	Daniel
Bullock	Davis
Bundy	Deen
Burkett	Dickson of Nolan

Donald	McAlister
Dove	McCann
Duckett	McDonald
Ellis	McMurray
Eubank	Manford
Evans	Manning
Favors	Markle
Ferguson	Martin
Files	Matthews
Fitzgerald	Montgomery
Fuchs	Moore
Gandy	Morgan
Gilmer	Morris
Goodman	Murray
Halsey	Nicholson
Hanna	Pace
Hargis	Parker
Harris of Dallas	Pevehouse
Harris of Hill	Price
Hartzog	Rampy
Heflin	Reed of Bowie
Helpinstill	Reed of Dallas
Henderson	Rhodes
Hileman	Roberts
Hobbs	Sallas
Howard	Senterfitt
Howington	Sharpe
Huddleston	Shell
Hughes	Simpson
Humphrey	Skiles
Hutchinson	Smith of Bastrop
Isaacks	Smith of Atascosa
Jones	Spacek
Kelly	Stanford
Kennedy	Stinson
Kinard	Stubbs
King	Taylor
Klingeman	Turner
Knight	Vale
Little	Wattner
Lock	Weatherford
Lowry	White
Lucas	Whitesides
Lyle	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Hardeman
Dwyer	Lehman

Leyendecker
Morse
Thornton

Voigt
Walters
Winfree

HOUSE BILL NO. 971 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 971, A bill to be entitled "An Act authorizing cities and towns eligible under the terms of this Act to fund certain indebtedness outstanding on the effective date of this Act; prescribing the method and procedure for issuance of funding or refunding bonds, and which cities or town cannot derive revenues for general fund operating expenses from any publicly owned utilities at this time; validating such outstanding indebtedness not in litigation at the time this Act becomes effective; providing that this Act shall not increase the debt burden of any such city or town; providing that this Act shall be cumulative of all other Acts, but that its provisions shall prevail in the event of conflict with other laws; enacting provisions incident to and relating to the subject; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 971 ON THIRD READING

Mr. Lyle moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 971 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Boone
Allison	Bray
Alsup	Bridgers
Avant	Brown
Bailey	Bruhl
Baker	Bullock
Bean	Bundy
Bell	Burkett
Benton	Burnaman
Blankenship	Carlton

Carrington
Cato
Celaya
Chambers
Clark
Cleveland
Coker
Colson, Mrs.
Connelly
Craig
Crossley
Crosthwait
Daniel
Davis
Deen
Dickson of Nolan
Donald
Dove
Duckett
Ellis
Eubank
Evans
Favors
Ferguson
Files
Fitzgerald
Fuchs
Gandy
Gilmer
Goodman
Halsey
Hanna
Hargis
Harris of Dallas
Harris of Hill
Hartzog
Heflin
Helpinstill
Henderson
Hileman
Hobbs
Howard
Howington
Huddleston
Hughes
Humphrey
Hutchinson
Isaacks
Jones
Kelly
Kennedy
Kinard

King
Klingeman
Knight
Little
Lock
Lowry
Lucas
Lyle
McAlister
McCann
McDonald
McMurray
Manford
Manning
Markle
Martin
Matthews
Montgomery
Moore
Morgan
Morris
Murray
Nicholson
Pace
Parker
Pevehouse
Price
Rampy
Reed of Bowie
Reed of Dallas
Rhodes
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles
Smith of Bastrop
Smith of Atascosa
Spacek
Stanford
Stinson
Stubbs
Taylor
Turner
Vale
Wattner
Weatherford
White
Whitesides

Nays—7

Kersey
Lansberry
Love
McGlasson

McNamara
Mills
Phillips

Absent

Brawner

Dickson of Bexar

Garland
Hoyo
Huffman
McLellan

Ridgeway
Roark
Spangler

Absent—Excused

Anderson
Dwyer
Hardeman
Lehman
Leyendecker

Morse
Thornton
Voigt
Walters
Winfree

The Speaker then laid House Bill No. 971 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Evans
Allison	Favors
Alsup	Ferguson
Avant	Files
Bailey	Fitzgerald
Baker	Fuchs
Bean	Gandy
Bell	Gilmer
Benton	Goodman
Blankenship	Halsey
Boone	Hanna
Bray	Hargis
Bridgers	Harris of Dallas
Brown	Harris of Hill
Bruhl	Hartzog
Bullock	Heflin
Bundy	Helpinstill
Burkett	Henderson
Burnaman	Hileman
Carlton	Hobbs
Carrington	Howard
Cato	Howington
Celaya	Huddleston
Chambers	Hughes
Clark	Humphrey
Cleveland	Hutchinson
Coker	Isaacks
Colson, Mrs.	Jones
Connelly	Kelly
Craig	Kennedy
Crossley	Kinard
Crosthwait	King
Daniel	Klingeman
Davis	Knight
Deen	Little
Dickson of Nolan	Lock
Donald	Lowry
Dove	Lucas
Duckett	Lyle
Ellis	McAlister
Eubank	McCann

McDonald	Roberts
McMurry	Sallas
Manford	Senterfitt
Manning	Sharpe
Markle	Shell
Martin	Simpson
Matthews	Skiles
Montgomery	Smith of Bastrop
Moore	Smith of Atascosa
Morgan	Spacek
Morris	Stanford
Murray	Stinson
Nicholson	Stubbs
Pace	Taylor
Parker	Turner
Pevehouse	Vale
Price	Wattner
Rampy	Weatherford
Reed of Bowie	White
Reed of Dallas	Whitesides
Rhodes	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 622 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 622, A bill to be entitled "An Act amending Article 1115, Chapter 10, Title 28, Revised Civil Statutes of Texas, 1925, so as to provide for the appointment of a Board of Trustees by the City Council of such towns consisting of not more than five members, one of whom shall always be the Mayor, at any time after certain encumbrances have been created; repealing all laws

or parts of laws in conflict therewith; and declaring an emergency."

The bill was read second time.

Mr. Lyle offered the following committee amendments to the bill:

Amend House Bill No. 622 by striking out below the enacting clause and inserting the following:

Section 1. That the management and control of any electric light, gas, water or sewer system owned by any city in Texas with a population of not less than 6700 nor more than 6900, according to the last United States census, and financed by the issuance of revenue bonds by such cities, shall, so long as any of such revenue bonds issued shall be outstanding and unpaid, by the terms of such encumbrance or by ordinance, be placed in the hands of a Board of Trustees to be named in such encumbrances or by such ordinance, consisting of not more than five members, one of whom shall be the Mayor of such city or town. The compensation of such Trustee shall be fixed by such contract or by ordinance, but shall never exceed five per cent of the gross receipts of such system or systems in any one year. The terms of office of such Board of Trustees, their powers and duties, the manner of exercising the same, the selection of their successors and all matters pertaining to their organization and duties may be specified in such contract of encumbrance or by ordinance. In all matters where such contract or ordinance is silent, the laws and rules governing the Council of such city or town shall govern said Board of Trustees so far as applicable.

Sec. 2. Where the governing body of any city or town, owning and operating any such system or systems, has heretofore by ordinance created a Board of Trustees for the control and management of any such system or systems where there is no encumbrance of the physical properties, but only an encumbrance of the net revenue of the system or systems, the action of the Council of any such city or town in so creating a Board of Trustees and fixing their powers, duties, compensation and terms of office as provided in Section 1 hereof, is hereby ratified, con-

firmed, legalized, approved and validated.

Sec. 3. The public importance of the purposes herein contemplated and the fact that there is now no law available for the accomplishment of such purposes, and the fact that there is now urgent need for the accomplishment of the purposes herein contemplated create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Amend House Bill No. 622 by striking out above the enacting clause and inserting the following:

"An Act providing that the management and control of any municipal electric light, gas, water or sewer system in certain cities with a population of not less than 6700 nor more than 6900, and financed by the issuance of Revenue Bonds, shall, so long as any of such bonds be outstanding and unpaid, be placed in the hands of a Board of Trustees; providing for the creation of such Board, providing for the members of said Board, providing that one of the members of said Board shall be the Mayor of such city or town, providing that such boards be created by ordinance, providing for the fixing of compensation of the members of such Boards, term, powers, and duties of such Board; providing that the term of office of such Board, their powers and duties, the manner of exercising the same, the selection of their successors and all matters pertaining to their organization and duties may be specified in such contract of encumbrance or by ordinance, providing that in certain conditions the laws and rules governing such board shall be those governing the Council of such City so far as applicable; providing that when any such Board has heretofore been created by ordinance for the control and management of any such system where there is no encumbrance of physical properties but only an encumbrance of the net revenue of the system, that the action of the Council of such city,

the creation of such Board, and the powers, duties, compensation and terms of office of such Board, be fully ratified, confirmed, legalized, approved and validated; and declaring an emergency."

The committee amendments were severally adopted.

House Bill No. 622 was then passed to engrossment.

HOUSE BILL NO. 622 ON THIRD READING

Mr. Lyle moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House bill No. 622 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Donald
Allison	Dove
Alsup	Duckett
Avant	Ellis
Bailey	Eubank
Baker	Evans
Bean	Favors
Bell	Ferguson
Benton	Files
Blankenship	Fitzgerald
Boone	Fuchs
Bray	Gandy
Bridgers	Gilmer
Brown	Goodman
Bruhl	Halsey
Bullock	Hanna
Bundy	Hargis
Burkett	Harris of Dallas
Burnaman	Harris of Hill
Carlton	Hartzog
Carrington	Heflin
Cato	Helpinstill
Celaya	Henderson
Chambers	Hileman
Clark	Hobbs
Cleveland	Howard
Coker	Howington
Colson, Mrs.	Huddleston
Connelly	Hughes
Craig	Humphrey
Crossley	Hutchinson
Crothwait	Isaacks
Daniel	Jones
Davis	Kelly
Deen	Kennedy
Dickson of Nolan	Kinard

King	Price
Klingeman	Rampy
Knight	Reed of Bowie
Little	Reed of Dallas
Lock	Rhodes
Lowry	Roberts
Lucas	Sallas
Lyle	Senterfitt
McAlister	Sharpe
McCann	Shell
McDonald	Simpson
McMurry	Skiles
Manford	Smith of Bastrop
Manning	Smith of Atascosa
Markle	Spacek
Martin	Stanford
Matthews	Stinson
Montgomery	Stubbs
Moore	Taylor
Morgan	Turner
Morris	Vale
Murray	Wattner
Nicholson	Weatherford
Pace	White
Parker	Whitesides
Pevehouse	

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 622 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Bailey
Allison	Baker
Alsup	Bean
Avant	Bell

Benton	Hutchinson
Blankenship	Isaacks
Boone	Jones
Bray	Kelly
Bridgers	Kennedy
Brown	Kinard
Bruhl	King
Bullock	Klingeman
Bundy	Knight
Burkett	Little
Burnaman	Lock
Carlton	Lowry
Carrington	Lucas
Cato	Lyle
Celaya	McAlister
Chambers	McCann
Clark	McDonald
Cleveland	McMurry
Coker	Manford
Colson, Mrs.	Manning
Connelly	Markle
Craig	Martin
Crossley	Matthews
Crosthwait	Montgomery
Daniel	Moore
Davis	Morgan
Deen	Morris
Dickson of Nolan	Murray
Donald	Nicholson
Dove	Pace
Duckett	Parker
Ellis	Pevehouse
Eubank	Price
Evans	Rampy
Favors	Reed of Bowie
Ferguson	Reed of Dallas
Files	Rhodes
Fitzgerald	Roberts
Fuchs	Sallas
Gandy	Senterfitt
Gilmer	Sharpe
Goodman	Shell
Halsey	Simpson
Hanna	Skiles
Hargis	Smith of Bastrop
Harris of Dallas	Smith of Atascosa
Harris of Hill	Spacek
Hartzog	Stanford
Heflin	Stinson
Helpinstill	Stubbs
Henderson	Taylor
Hileman	Turner
Hobbs	Vale
Howard	Wattner
Howington	Weatherford
Huddleston	White
Hughes	Whitesides
Humphrey	

Nays—7

Kersey	Love
Lansberry	McGlasson

McNamara	Phillips
Mills	
Absent	
Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1031 ON
SECOND READING

Mr. Huffman moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1031 be placed on its second reading and passage to engrossment, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Connelly
Allison	Craig
Alsup	Crossley
Avant	Crosthwait
Bailey	Daniel
Baker	Davis
Bean	Deen
Bell	Dickson of Nolan
Benton	Donald
Blankenship	Dove
Boone	Duckett
Bray	Ellis
Bridgers	Eubank
Brown	Evans
Bruhl	Favors
Bullock	Ferguson
Bundy	Files
Burkett	Fitzgerald
Burnaman	Fuchs
Carlton	Gandy
Carrington	Gilmer
Cato	Goodman
Celaya	Halsey
Chambers	Hanna
Clark	Hargis
Cleveland	Harris of Dallas
Coker	Harris of Hill
Colson, Mrs.	Hartzog

Heflin	Montgomery
Helpinstill	Moore
Henderson	Morgan
Hileman	Morris
Hobbs	Murray
Howard	Nicholson
Howington	Pace
Huddleston	Parker
Huffman	Pevehouse
Hughes	Price
Humphrey	Rampy
Hutchinson	Reed of Bowie
Isaacks	Reed of Dallas
Jones	Rhodes
Kelly	Roberts
Kennedy	Sallas
Kinard	Senterfitt
King	Sharpe
Klingeman	Shell
Knight	Simpson
Little	Skiles
Lock	Smith of Bastrop
Lowry	Smith of Atascosa
Lucas	Spacek
Lyle	Stanford
McAlister	Stinson
McCann	Stubbs
McDonald	Taylor
McMurry	Turner
Manford	Vale
Manning	Wattner
Markle	Weatherford
Martin	White
Matthews	Whitesides

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Leyendecker	Walters
Lehman	Winfree

The Speaker then laid before the House, on its second reading and passage to engrossment,

H. B. No. 1031, A bill to be en-

titled "An Act regulating fishing in Val Verde County; providing the gear or tackle that may be used; providing an open season; providing a bag or possession limit for different varieties of fish that may be taken; and providing a total bag or possession limit; providing the length of different varieties of fish that may be taken; excepting the Pecos River, the Rio Grande River, and San Felipe Creek from the provisions of this Act; providing a penalty for violating any provisions of this Act; repealing conflicting laws; and declaring an emergency."

The bill was read second time and passed to engrossment.

HOUSE BILL NO. 1031 ON
THIRD READING

The Speaker then laid House Bill No. 1031 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—123

Allen	Crothwait
Allison	Daniel
Alsup	Davis
Avant	Deen
Bailey	Dickson of Nolan
Baker	Donald
Bean	Dove
Bell	Duckett
Benton	Ellis
Blankenship	Eubank
Boone	Evans
Bray	Favors
Bridgers	Ferguson
Brown	Files
Bruhl	Fitzgerald
Bullock	Fuchs
Bundy	Gandy
Burkett	Gilmer
Burnaman	Goodman
Carlton	Halsey
Carrington	Hanna
Cato	Hargis
Celaya	Harris of Dallas
Chambers	Harris of Hill
Clark	Hartzog
Cleveland	Heflin
Coker	Helpinstill
Colson, Mrs.	Henderson
Connelly	Hileman
Craig	Hobbs
Crossley	Howard

Howington	Morris
Huddleston	Murray
Huffman	Nicholson
Hughes	Pace
Humphrey	Parker
Hutchinson	Pevehouse
Isaacks	Price
Jones	Rampy
Kelly	Reed of Bowie
Kennedy	Reed of Dallas
Kinard	Rhodes
King	Roberts
Klingeman	Sallas
Knight	Senterfitt
Little	Sharpe
Lock	Shell
Lowry	Simpson
Lucas	Skiles
Lyle	Smith of Bastrop
McAlister	Smith of Atascosa
McCann	Spacek
McDonald	Stanford
McMurry	Stinson
Manford	Stubbs
Manning	Taylor
Markle	Turner
Martin	Vale
Matthews	Wattner
Montgomery	Weatherford
Moore	White
Morgan	Whitesides

Nays—7

Kersey	McNamara
Lansberry	Mills
Love	Phillips
McGlasson	

Absent

Brawner	McLellan
Dickson of Bexar	Ridgeway
Garland	Roark
Hoyo	Spangler

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 750 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 750, A bill to be entitled "An Act amending Chapter 39, Acts of the 44th Legislature, by adding

thereto Section 3, providing that the authority conferred on the Court to alter, change, or supersede the provisions of judgments providing for the support of minor children, and the authority conferred upon the Court to enforce such judgments may be exercised by the Judge of said Court in vacation; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 750 ON
THIRD READING

Mr. Rampy moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 750 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124

Allen	Duckett
Allison	Ellis
Alsup	Eubank
Avant	Evans
Bailey	Favors
Baker	Ferguson
Bean	Files
Bell	Fitzgerald
Benton	Fuchs
Blankenship	Gandy
Bray	Gilmer
Bridgers	Goodman
Brown	Halsey
Bullock	Hanna
Bundy	Hargis
Burkett	Harris of Dallas
Burnaman	Harris of Hill
Carlton	Hartzog
Carrington	Heflin
Cato	Helpinstill
Celaya	Henderson
Chambers	Hileman
Clark	Hobbs
Cleveland	Howard
Coker	Howington
Colson, Mrs.	Hoyo
Connelly	Huddleston
Crossley	Huffman
Crosthwait	Hughes
Daniel	Humphrey
Davis	Hutchinson
Deen	Isaacks
Dickson of Nolan	Jones
Dove	Kelly

Kennedy	Pace
King	Parker
Klingeman	Phillips
Knight	Price
Lansberry	Rampy
Little	Reed of Bowie
Lock	Reed of Dallas
Love	Rhodes
Lowry	Roberts
Lucas	Sallas
Lyle	Senterfitt
McAlister	Sharpe
McCann	Shell
McDonald	Simpson
McGlasson	Skiles
McLellan	Smith of Bastrop
McMurry	Smith of Atascosa
Manford	Spacek
Manning	Stanford
Markle	Stinson
Martin	Stubbs
Matthews	Taylor
Mills	Turner
Montgomery	Vale
Moore	Wattner
Morgan	Weatherford
Murray	White
Nicholson	Whitesides

Nays—3

Kersey	McNamara
Kinard	

Absent

Boone	Garland
Brawner	Morris
Bruhl	Pevehouse
Craig	Ridgeway
Dickson of Bexar	Roark
Donald	Spangler

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 750 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—124

Allen	Baker
Allison	Bean
Alsup	Bell
Avant	Benton
Bailey	Blankenship

Bray	Kelly
Bridgers	Kennedy
Brown	King
Bullock	Klingeman
Bundy	Knight
Burkett	Lansberry
Burnaman	Little
Carlton	Lock
Carrington	Love
Cato	Lowry
Celaya	Lucas
Chambers	Lyle
Clark	McAlister
Cleveland	McCann
Coker	McDonald
Colson, Mrs.	McGlasson
Connelly	McLellan
Crossley	McMurry
Crosthwait	Manford
Daniel	Manning
Davis	Markle
Deen	Martin
Dickson of Nolan	Matthews
Dove	Mills
Duckett	Montgomery
Ellis	Moore
Eubank	Morgan
Evans	Murray
Favors	Nicholson
Ferguson	Pace
Files	Parker
Fitzgerald	Phillips
Fuchs	Price
Gandy	Rampy
Gilmer	Reed of Bowie
Goodman	Reed of Dallas
Halsey	Rhodes
Hanna	Roberts
Hargis	Sallas
Harris of Dallas	Senterfitt
Harris of Hill	Sharpe
Hartzog	Shell
Heflin	Simpson
Helpinstill	Skiles
Henderson	Smith of Bastrop
Hileman	Smith of Atascosa
Hobbs	Spacek
Howard	Stanford
Howington	Stinson
Hoyo	Stubbs
Huddleston	Taylor
Huffman	Turner
Hughes	Vale
Humphrey	Wattner
Hutchinson	Weatherford
Isaacks	White
Jones	Whitesides

Nays—3

Kersey	McNamara
Kinard	

Absent

Boone	Garland
Brawner	Morris
Bruhl	Pevehouse
Craig	Ridgeway
Dickson of Bexar	Roark
Donald	Spangler

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 751 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 751, A bill to be entitled "An Act repealing H. B. No. 430, Acts of the Regular Session of the 46th Legislature, same being Article 7466f, Vernon's Civil Statutes of Texas; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 751 ON
THIRD READING

Mr. White moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 751 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—122

Allen	Carrington
Allison	Cato
Alsup	Celaya
Avant	Chambers
Bailey	Clark
Baker	Cleveland
Bean	Coker
Bell	Colson, Mrs.
Benton	Connelly
Blankenship	Crossley
Bray	Crosthwait
Brown	Daniel
Bullock	Davis
Bundy	Deen
Burkett	Dickson of Nolan
Burnaman	Donald
Carlton	Dove

Duckett	McAlister
Ellis	McCann
Eubank	McDonald
Evans	McLellan
Favors	McMurry
Ferguson	McNamara
Files	Manford
Fitzgerald	Manning
Fuchs	Markle
Gandy	Martin
Gilmer	Matthews
Goodman	Mills
Halsey	Montgomery
Hanna	Moore
Hargis	Morgan
Harris of Dallas	Morris
Harris of Hill	Nicholson
Hartzog	Pace
Helpinstill	Parker
Henderson	Pevehouse
Hileman	Phillips
Hobbs	Price
Howard	Rampy
Howington	Reed of Bowie
Hoyo	Reed of Dallas
Huddleston	Rhodes
Huffman	Roberts
Hughes	Sallas
Humphrey	Senterfitt
Hutchinson	Sharpe
Isaacks	Shell
Jones	Simpson
Kelly	Smith of Bastrop
Kennedy	Smith of Atascosa
Kinard	Spacek
King	Stanford
Klingeman	Stinson
Knight	Stubbs
Little	Taylor
Lock	Turner
Love	Wattner
Lowry	Weatherford
Lucas	White
Lyle	Whitesides

Nays—2

Kersey	McGlasson
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Present—Not Voting

Lansberry

Absent

Boone	Heflin
Brawner	Murray
Bridgers	Ridgeway
Bruhl	Roark
Craig	Skiles
Dickson of Bexar	Spangler
Garland	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 751 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—122

Allen	Hanna
Allison	Hargis
Alsup	Harris of Dallas
Avant	Harris of Hill
Bailey	Hartzog
Baker	Helpinstill
Bean	Henderson
Bell	Hileman
Benton	Hobbs
Blankenship	Howard
Bray	Howington
Brown	Hoyo
Bullock	Huddleston
Bundy	Huffman
Burkett	Hughes
Burnaman	Humphrey
Carlton	Hutchinson
Carrington	Isaacks
Cato	Jones
Celaya	Kelly
Chambers	Kennedy
Clark	Kinard
Cleveland	King
Coker	Klingeman
Colson, Mrs.	Knight
Connelly	Little
Crossley	Lock
Crosthwait	Love
Daniel	Lowry
Davis	Lucas
Deen	Lyle
Dickson of Nolan	McAlister
Donald	McCann
Dove	McDonald
Duckett	McLellan
Ellis	McMurry
Eubank	McNamara
Evans	Manford
Favors	Manning
Ferguson	Markle
Files	Martin
Fitzgerald	Matthews
Fuchs	Mills
Gandy	Montgomery
Gilmer	Moore
Goodman	Morgan
Halsey	Morris

Nicholson	Shell
Pace	Simpson
Parker	Smith of Bastrop
Pevehouse	Smith of Atascosa
Phillips	Spacek
Price	Stanford
Rampy	Stinson
Reed of Bowie	Stubbs
Reed of Dallas	Taylor
Rhodes	Turner
Roberts	Wattner
Sallas	Weatherford
Senterfitt	White
Sharpe	Whitesides

Nays—2

Kersey	McGlasson
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Present—Not Voting

Lansberry

Absent

Boone	Heflin
Brawner	Murray
Bridgers	Ridgeway
Bruhl	Roark
Craig	Skiles
Dickson of Bexar	Spangler
Garland	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 857 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 857, A bill to be entitled "An Act amending Article 3125, Revised Civil Statutes, 1925, as amended by Chapter 225, Acts of the Forty-third Legislature to provide certain changes with respect to the canvass of election returns by the county executive committee; amending Articles 3126, 3128, 3129, 3130, 3131, 3146, 3147, 3148, 3150, Revised Civil Statutes, 1925, and Article 3153, Revised Civil Statutes, 1925, as amended by Chapter 241, Acts of the Forty-second Legislature, providing certain changes in the conduct of elections, for the determining of nominees, and for the prosecution of election contests; repealing Articles 3149 and 3151, Revised

Civil Statutes, 1925, and repealing Article 3152, Revised Civil Statutes, 1925, as amended in Chapter 19, Acts of the Fortieth Legislature, as amended by Chapter 241, Acts of the Forty-second Legislature, and repealing all other laws or parts of laws in conflict with the provisions of this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 857 ON THIRD READING

Mr. Chambers moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 857 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—116

Allen	Eubank
Allison	Evans
Alsup	Favors
Avant	Ferguson
Bailey	Files
Baker	Fitzgerald
Bean	Fuchs
Bell	Gandy
Benton	Gilmer
Blankenship	Halsey
Bray	Hargis
Brown	Harris of Dallas
Bullock	Harris of Hill
Bundy	Hartzog
Burkett	Helpinstill
Burnaman	Henderson
Carlton	Hileman
Carrington	Howard
Cato	Howington
Celaya	Hoyo
Chambers	Huddleston
Clark	Huffman
Cleveland	Hughes
Coker	Humphrey
Colson, Mrs.	Isaacks
Connelly	Kelly
Crossley	Kennedy
Crosthwait	Kinard
Daniel	King
Davis	Klingeman
Dickson of Nolan	Knight
Donald	Lansberry
Dove	Little
Duckett	Lock
Ellis	Love

Lowry	Reed of Dallas
Lucas	Ridgeway
McAlister	Rhodes
McCann	Roberts
McDonald	Sallas
McMurry	Senterfitt
Manford	Sharpe
Manning	Shell
Markle	Simpson
Martin	Skiles
Matthews	Smith of Bastrop
Montgomery	Smith of Atascosa
Moore	Spacek
Morgan	Stanford
Morris	Stinson
Nicholson	Stubbs
Pace	Taylor
Parker	Turner
Pevehouse	Vale
Phillips	Wattner
Price	Weatherford
Rampy	White
Reed of Bowie	Whitesides

Nays—8

Craig	Lyle
Hanna	McGlasson
Hutchinson	McLellan
Kersey	McNamara

Absent

Boone	Heflin
Brawner	Hobbs
Bridgers	Jones
Bruhl	Mills
Deen	Murray
Dickson of Bexar	Roark
Garland	Spangler
Goodman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfrey

The Speaker then laid House Bill No. 857 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—116

Allen	Bell
Allison	Benton
Alsup	Blankenship
Avant	Bray
Bailey	Brown
Baker	Bullock
Bean	Bundy

Burkett	Knight
Burnaman	Lansberry
Carlton	Little
Carrington	Lock
Cato	Love
Celaya	Lowry
Chambers	Lucas
Clark	McAlister
Cleveland	McCann
Coker	McDonald
Colson, Mrs.	McMurry
Connelly	Manford
Crossley	Manning
Crothwait	Markle
Daniel	Martin
Davis	Matthews
Dickson of Nolan	Montgomery
Donald	Moore
Dove	Morgan
Duckett	Morris
Ellis	Nicholson
Eubank	Pace
Evans	Parker
Favors	Pevehouse
Ferguson	Phillips
Files	Price
Fitzgerald	Rampy
Fuchs	Reed of Bowie
Gandy	Reed of Dallas
Gilmer	Ridgeway
Halsey	Rhodes
Hargis	Roberts
Harris of Dallas	Sallas
Harris of Hill	Senterfitt
Hartzog	Sharpe
Helpinstill	Shell
Henderson	Simpson
Hileman	Skiles
Howard	Smith of Bastrop
Howington	Smith of Atascosa
Hoyo	Spacek
Huddleston	Stanford
Huffman	Stinson
Hughes	Stubbs
Humphrey	Taylor
Isaacks	Turner
Kelly	Vale
Kennedy	Wattner
Kinard	Weatherford
King	White
Klingeman	Whitesides

Nays—8

Craig	Lyle
Hanna	McGlasson
Hutchinson	McLellan
Kersey	McNamara

Absent

Boone	Bridgers
Brawner	Bruhl

Deen	Jones
Dickson of Bexar	Mills
Garland	Murray
Goodman	Roark
Heflin	Spangler
Hobbs	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

**HOUSE BILL NO. 887 ON
SECOND READING**

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 887, A bill to be entitled "An Act amending Sections 2, 5 and 10 of Chapter 506, Acts 1937, 45th Legislature, page 1494-a, as amended by House Bill No. 565, Section 1, Acts 1939, 46th Legislature; and declaring an emergency."

The bill was read second time and was passed to engrossment.

**HOUSE BILL NO. 887 ON
THIRD READING**

Mr. Isaacks moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 887 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—114

Allen	Cato
Allison	Celaya
Alsup	Chambers
Avant	Clark
Bailey	Cleveland
Baker	Coker
Bean	Colson, Mrs.
Bell	Connelly
Benton	Craig
Blankenship	Crossley
Bray	Crothwait
Bridgers	Daniel
Brown	Davis
Bullock	Dickson of Nolan
Bundy	Donald
Burkett	Dove
Burnaman	Duckett
Carlton	Ellis

Eubank	Lyle
Evans	McAlister
Favors	McCann
Ferguson	McDonald
Files	McMurry
Fitzgerald	Manford
Fuchs	Manning
Gandy	Markle
Gilmer	Martin
Goodman	Matthews
Halsey	Moore
Hanna	Morris
Hargis	Pace
Harris of Dallas	Parker
Hartzog	Pevehouse
Helpinstill	Phillips
Hileman	Price
Hobbs	Rampy
Howard	Reed of Bowie
Howington	Reed of Dallas
Hoyo	Ridgeway
Huddleston	Rhodes
Huffman	Roberts
Hughes	Sallas
Humphrey	Shell
Hutchinson	Simpson
Isaacks	Skiles
Jones	Smith of Bastrop
Kelly	Smith of Atascosa
Kennedy	Spacek
King	Stanford
Klingeman	Stinson
Knight	Stubbs
Lansberry	Taylor
Little	Turner
Lock	Wattner
Love	Weatherford
Lowry	White
Lucas	Whitesides

Nays—5

Henderson	McLellan
Kersey	McNamara
McGlasson	

Present—Not Voting

Harris of Hill	Nicholson
Kinard	

Absent

Boone	Montgomery
Brawner	Morgan
Bruhl	Murray
Carrington	Roark
Deen	Senterfitt
Dickson of Bexar	Sharpe
Garland	Spangler
Heflin	Vale
Mills	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 887 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—114

Allen	Halsey
Allison	Hanna
Alsup	Hargis
Avant	Harris of Dallas
Bailey	Hartzog
Baker	Helpinstill
Bean	Hileman
Bell	Hobbs
Benton	Howard
Blankenship	Howington
Bray	Hoyo
Bridgers	Huddleston
Brown	Huffman
Bullock	Hughes
Bundy	Humphrey
Burkett	Hutchinson
Burnaman	Isaacks
Carlton	Jones
Cato	Kelly
Celaya	Kennedy
Chambers	King
Clark	Klingeman
Cleveland	Knight
Coker	Lansberry
Colson, Mrs.	Little
Connelly	Lock
Craig	Love
Crossley	Lowry
Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Dickson of Nolan	McCann
Donald	McDonald
Dove	McMurry
Duckett	Manford
Ellis	Manning
Eubank	Markle
Evans	Martin
Favors	Matthews
Ferguson	Moore
Files	Morris
Fitzgerald	Pace
Fuchs	Parker
Gandy	Pevehouse
Gilmer	Phillips
Goodman	Price

Rampy	Smith of Atascosa
Reed of Bowie	Spacek
Reed of Dallas	Stanford
Ridgeway	Stinson
Rhodes	Stubbs
Roberts	Taylor
Sallas	Turner
Shell	Wattner
Simpson	Weatherford
Skiles	White
Smith of Bastrop	Whitesides

Nays—5

Henderson	McLellan
Kersey	McNamara
McGlasson	

Present—Not Voting

Harris of Hill	Nicholson
Kinard	

Absent

Boone	Montgomery
Brawner	Morgan
Bruhl	Murray
Carrington	Roark
Deen	Senterfitt
Dickson of Bexar	Sharpe
Garland	Spangler
Heflin	Vale
Mills	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 962 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 962, A bill to be entitled "An Act authorizing the Board of Directors of the Agricultural and Mechanical College of Texas, for the use and benefit of John Tarleton Agricultural College, to construct or acquire, and equip not more than two dormitories, or to construct and equip additions to not more than two existing dormitories; authorizing and requiring said Board to fix fees, rentals, and charges for the use of such dormitories and to make parietal rules concerning the same; authorizing the issuance of negotiable revenue bonds payable from and secured by revenues from such dormitories and of certain dormitories

heretofore or hereafter constructed or acquired; authorizing the issuance of negotiable refunding bonds, and of refunding and construction bonds, secured by and payable from revenues as herein provided; providing that bonds authorized in this Act shall not constitute an indebtedness of the State of Texas, or said Board of Directors, or of said institution and that the holders of such revenue bonds shall never have the right to demand payment out of funds other than those pledged for their payment; authorizing under named restrictions use of a portion of the local funds to prevent or relieve a default or to create or maintain a reserve for such bonds; requiring approval of such bonds by the Attorney General, and prescribing the effect thereof; requiring registration by the Comptroller of Public Accounts; making this Act cumulative of other laws but giving precedence to the provisions of this Act; enacting other provisions relating to the subject hereof; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 962 ON
THIRD READING

Mr. Allison moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 962 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—115

Allen	Cato
Allison	Celaya
Alsup	Chambers
Avant	Clark
Bailey	Cleveland
Bean	Coker
Bell	Colson, Mrs.
Benton	Connelly
Blankenship	Craig
Bray	Crossley
Bridgers	Crosthwait
Brown	Daniel
Bullock	Davis
Burkett	Dickson of Nolan
Burnaman	Donald
Carlton	Dove
Carrington	Duckett

Ellis	McAlister
Eubank	McCann
Evans	McDonald
Favors	McLellan
Ferguson	McMurry
Files	Manford
Fitzgerald	Manning
Fuchs	Markle
Gandy	Matthews
Gilmer	Mills
Halsey	Montgomery
Hanna	Moore
Hargis	Morgan
Harris of Dallas	Morris
Harris of Hill	Pace
Hartzog	Parker
Helpinstill	Pevehouse
Henderson	Phillips
Hobbs	Price
Howard	Rampy
Howington	Reed of Bowie
Hoyo	Reed of Dallas
Huddleston	Rhodes
Huffman	Roberts
Hughes	Sallas
Humphrey	Sharpe
Hutchinson	Shell
Jones	Simpson
Kelly	Skiles
Kennedy	Smith of Bastrop
Kinard	Smith of Atascosa
King	Spacek
Klingeman	Stanford
Knight	Stinson
Lansberry	Taylor
Little	Vale
Lock	Wattner
Love	Weatherford
Lowry	White
Lucas	Whitesides
Lyle	

Nays—4

Kersey	McNamara
McGlasson	Senterfitt

Present—Not Voting

Hileman	Nicholson
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Absent

Baker	Heflin
Boone	Isaacks
Brawner	Martin
Bruhl	Murray
Bundy	Ridgeway
Deen	Roark
Dickson of Bexar	Spangler
Garland	Stubbs
Goodman	Turner

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 962 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—115

Allen	Harris of Hill
Allison	Hartzog
Alsup	Helpinstill
Avant	Henderson
Bailey	Hobbs
Bean	Howard
Bell	Howington
Benton	Hoyo
Blankenship	Huddleston
Bray	Huffman
Bridgers	Hughes
Brown	Humphrey
Bullock	Hutchinson
Burkett	Jones
Burnaman	Kelly
Carlton	Kennedy
Carrington	Kinard
Cato	King
Celaya	Klingeman
Chambers	Knight
Clark	Lansberry
Cleveland	Little
Coker	Lock
Colson, Mrs.	Love
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McCann
Davis	McDonald
Dickson of Nolan	McLellan
Donald	McMurry
Dove	Manford
Duckett	Manning
Ellis	Markle
Eubank	Matthews
Evans	Mills
Favors	Montgomery
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Pace
Gandy	Parker
Gilmer	Pevehouse
Halsey	Phillips
Hanna	Price
Hargis	Rampy
Harris of Dallas	Reed of Bowie

Reed of Dallas	Spacek
Rhodes	Stanford
Roberts	Stinson
Sallas	Taylor
Sharpe	Vale
Shell	Wattner
Simpson	Weatherford
Skiles	White
Smith of Bastrop	Whitesides
Smith of Atascosa	

Nays—4

Kersey	McNamara
McGlasson	Senterfitt

Present—Not Voting

Hileman	Nicholson
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Absent

Baker	Heflin
Boone	Isaacks
Brawner	Martin
Bruhl	Murray
Bundy	Ridgeway
Deen	Roark
Dickson of Bexar	Spangler
Garland	Stubbs
Goodman	Turner

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

**HOUSE BILL NO. 965 ON
SECOND READING**

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 965, A bill to be entitled "An Act making it unlawful for any person, not a member of the Texas Defense Guard, to wear the shoulder patch, the arm brassard, or the collar ornaments duly prescribed as part of the uniform of said Defense Guard, or any imitation of said articles; also making it unlawful for any member of said Defense Guard to purchase or have in his possession such articles of uniform, or any imitation thereof, unless they are purchased through or on approval of the Adjutant General of Texas; also making it unlawful for any person to sell, offer for sale, dispose of, or purchase any such articles except when and as authorized under regu-

lations prescribed by the Governor; also providing the punishment for offenses against such provisions; and declaring an emergency."

The bill was read second time and was passed to engrossment.

**HOUSE BILL NO. 965 ON
THIRD READING**

Mr. Taylor moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 965 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allen	Fitzgerald
Allison	Fuchs
Alsup	Gandy
Avant	Gilmer
Bailey	Halsey
Baker	Hanna
Bean	Hargis
Bell	Harris of Dallas
Benton	Harris of Hill
Blankenship	Hartzog
Bray	Helpinstill
Bridgers	Henderson
Brown	Hileman
Bullock	Hobbs
Bundy	Howard
Burkett	Howington
Burnaman	Hoyo
Carlton	Huddleston
Carrington	Huffman
Cato	Hughes
Celaya	Humphrey
Chambers	Hutchinson
Clark	Isaacks
Cleveland	Jones
Coker	Kelly
Colson, Mrs.	Kennedy
Connelly	Kersey
Craig	Kinard
Crossley	King
Crosthwait	Klingeman
Daniel	Knight
Davis	Lansberry
Dickson of Nolan	Little
Donald	Lock
Dove	Love
Duckett	Lowry
Ellis	Lucas
Eubank	Lyle
Evans	McAlister
Favors	McCann
Ferguson	McDonald
Files	McGlasson

McLellan	Rhodes
McMurry	Roberts
McNamara	Sallas
Manford	Senterfitt
Manning	Sharpe
Markle	Shell
Matthews	Simpson
Mills	Skiles
Montgomery	Smith of Bastrop
Moore	Smith of Atascosa
Morgan	Spacek
Morris	Stanford
Murray	Stinson
Nicholson	Stubbs
Pace	Taylor
Parker	Turner
Pevehouse	Vale
Phillips	Wattner
Price	Weatherford
Rampy	White
Reed of Bowie	Whitesides
Reed of Dallas	

Absent

Boone	Goodman
Brawner	Heflin
Bruhl	Martin
Deen	Ridgeway
Dickson of Bexar	Roark
Garland	Spangler

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid House Bill No. 965 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—127

Allen	Burnaman
Allison	Carlton
Alsup	Carrington
Avant	Cato
Bailey	Celaya
Baker	Chambers
Bean	Clark
Bell	Cleveland
Benton	Coker
Blankenship	Colson, Mrs.
Bray	Connelly
Bridgers	Craig
Brown	Crossley
Bullock	Crosthwait
Bundy	Daniel
Burkett	Davis

Dickson of Nolan	McAlister
Donald	McCann
Dove	McDonald
Duckett	McGlasson
Ellis	McLellan
Eubank	McMurry
Evans	McNamara
Favors	Manford
Ferguson	Manning
Files	Markle
Fitzgerald	Matthews
Fuchs	Mills
Gandy	Montgomery
Gilmer	Moore
Halsey	Morgan
Hanna	Morris
Hargis	Murray
Harris of Dallas	Nicholson
Harris of Hill	Pace
Hartzog	Parker
Helpinstill	Pevehouse
Henderson	Phillips
Hileman	Price
Hobbs	Rampy
Howard	Reed of Bowie
Howington	Reed of Dallas
Hoyo	Rhodes
Huddleston	Roberts
Huffman	Sallas
Hughes	Senterfitt
Humphrey	Sharpe
Hutchinson	Shell
Isaacks	Simpson
Jones	Skiles
Kelly	Smith of Bastrop
Kennedy	Smith of Atascosa
Kersey	Spacek
Kinard	Stanford
King	Stinson
Klingeman	Stubbs
Knight	Taylor
Lansberry	Turner
Little	Vale
Lock	Wattner
Love	Weatherford
Lowry	White
Lucas	Whitesides
Lyle	

Absent

Boone	Goodman
Brawner	Heflin
Bruhl	Martin
Deen	Ridgeway
Dickson of Bexar	Roark
Garland	Spangler

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

(Mr. Blankenship in the Chair.)

HOUSE BILL NO. 976 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 976, A bill to be entitled "An Act regulating the solemnization of marriages in this State, prohibiting any person from soliciting, within any courthouse, public building, or upon the grounds thereof, for the privilege of performing any marriage ceremony, providing for injunctive relief to prevent any such person from performing marriage ceremonies, providing a penalty; and declaring an emergency."

The bill was read second time.

Mr. Crosthwait offered the following amendment to the bill:

Amend House Bill No. 976 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. From and after the effective date of this Act it shall be unlawful, in any county of this State having a population of not less than three hundred seventy thousand and not more than five hundred thousand, for any person to directly or indirectly solicit or approach any person, in any courthouse, any public building or upon the grounds thereof, for the privilege of performing any marriage ceremony.

Sec. 2. Any person, who directly or indirectly solicits any person, in any courthouse, any public building or upon the grounds thereof located in any county having a population of not less than three hundred seventy thousand nor more than five hundred thousand, for the purpose of securing the privilege of conducting or performing any marriage ceremony, shall be guilty of a misdemeanor and shall be fined in an amount of not less than Ten Dollars nor more than Two Hundred Dollars.

Sec. 3. Each separate act in violation of these provisions shall constitute a separate offense and shall be fineable as such.

Sec. 4. The fact that no provisions now exist to prevent such deplorable practices and the further fact that every person entering or contemplating the sacred contract of marriage should be protected from commercialized practices of certain persons who now solicit them for marriage "business" thereby belittling the sacredness of their great adventure, creates an emergency and an imperative public necessity that the Constitutional Rule requiring that bills be read on three several days in each House be suspended, and the same is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 976 was then passed to engrossment.

HOUSE BILL NO. 976 ON
THIRD READING

Mr. Crosthwait moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 976 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—116

Allen	Celaya
Allison	Clark
Alsup	Cleveland
Avant	Coker
Bailey	Colson, Mrs.
Baker	Connelly
Bean	Craig
Bell	Crossley
Benton	Crosthwait
Bray	Daniel
Bridgers	Davis
Brown	Dickson of Nolan
Bullock	Donald
Bundy	Duckett
Burkett	Ellis
Burnaman	Eubank
Carlton	Evans
Carrington	Favors
Cato	Ferguson

Files	McDonald
Fitzgerald	McLellan
Fuchs	McMurray
Gandy	Manford
Garland	Manning
Goodman	Markle
Halsey	Matthews
Hanna	Montgomery
Hargis	Moore
Harris of Dallas	Morgan
Harris of Hill	Morris
Hartzog	Murray
Helpinstill	Nicholson
Hileman	Pace
Hobbs	Pevehouse
Howard	Phillips
Howington	Price
Hoyo	Rampy
Huddleston	Reed of Bowie
Huffman	Reed of Dallas
Hughes	Rhodes
Humphrey	Roberts
Hutchinson	Sallas
Isaacks	Senterfitt
Jones	Sharpe
Kelly	Shell
Kennedy	Simpson
Kinard	Skiles
King	Smith of Bastrop
Knight	Spacek
Lansberry	Stanford
Little	Stinson
Lock	Stubbs
Love	Taylor
Lowry	Turner
Lucas	Vale
Lyle	Wattner
McAlister	Weatherford
McCann	Whitesides

Nays—2

Kersey	Mills
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Absent

Boone	Klingeman
Brawner	McGlasson
Bruhl	McNamara
Chambers	Martin
Deen	Parker
Dickson of Bexar	Ridgeway
Dove	Roark
Gilmer	Smith of Atascosa
Heflin	Spangler
Henderson	White

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 976 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—116

Allen	Hoyo
Allison	Huddleston
Alsup	Huffman
Avant	Hughes
Bailey	Humphrey
Baker	Hutchinson
Bean	Isaacks
Bell	Jones
Benton	Kelly
Bray	Kennedy
Bridgers	Kinard
Brown	King
Bullock	Knight
Bundy	Lansberry
Burkett	Little
Burnaman	Lock
Carlton	Love
Carrington	Lowry
Cato	Lucas
Celaya	Lyle
Clark	McAlister
Cleveland	McCann
Coker	McDonald
Colson, Mrs.	McLellan
Connelly	McMurray
Craig	Manford
Crossley	Manning
Crosthwait	Markle
Daniel	Matthews
Davis	Montgomery
Dickson of Nolan	Moore
Donald	Morgan
Duckett	Morris
Ellis	Murray
Eubank	Nicholson
Evans	Pace
Favors	Pevehouse
Ferguson	Phillips
Files	Price
Fitzgerald	Rampy
Fuchs	Reed of Bowie
Gandy	Reed of Dallas
Garland	Rhodes
Goodman	Roberts
Halsey	Sallas
Hanna	Senterfitt
Hargis	Sharpe
Harris of Dallas	Shell
Harris of Hill	Simpson
Hartzog	Skiles
Helpinstill	Smith of Bastrop
Hileman	Spacek
Hobbs	Stanford
Howard	Stinson
Howington	Stubbs

Taylor	Wattner
Turner	Weatherford
Vale	Whitesides

Nays—2

Kersey	Mills
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Absent

Boone	Klingeman
Brawner	McGlasson
Bruhl	McNamara
Chambers	Martin
Deen	Parker
Dickson of Bexar	Ridgeway
Dove	Roark
Gilmer	Smith of Atascosa
Heflin	Spangler
Henderson	White

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 981 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 981, A bill to be entitled "An Act permitting estates of deceased Texas citizens, and others being administered within its jurisdiction, to take advantage of savings in Federal income taxes, authorized under Section 162 of the Federal Internal Revenue Code, by providing that where the estate of a deceased person is being administered under the direction, control and orders of a county court in the exercise of its probate jurisdiction, upon the application of the executor or administrator of said estate, or any interested party, after notice thereof is provided for in Sections 6 and 7 of House Bill No. 112, Chapter 446 of the Forty-fourth Legislature, Second Called Session, 1935; etc.; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 981 ON
THIRD READING

Mr. McAlister moved that the Constitutional Rule requiring bills to be

read on three several days be suspended, and that House Bill No. 981 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—119

Allen	Hoyo
Allison	Huddleston
Alsup	Huffman
Avant	Hughes
Bailey	Humphrey
Baker	Hutchinson
Bean	Isaacks
Bell	Jones
Benton	Kelly
Bray	Kennedy
Bridgers	Kinard
Brown	King
Bullock	Klingeman
Burkett	Knight
Burnaman	Little
Carlton	Lock
Carrington	Love
Cato	Lowry
Celaya	Lucas
Clark	Lyle
Cleveland	McAlister
Coker	McCann
Colson, Mrs.	McDonald
Connelly	McLellan
Craig	McMurray
Crossley	Manford
Crosthwait	Manning
Daniel	Markle
Davis	Martin
Deen	Matthews
Dickson of Nolan	Mills
Donald	Montgomery
Duckett	Moore
Ellis	Morgan
Eubank	Morris
Evans	Murray
Favors	Nicholson
Ferguson	Pace
Files	Parker
Fitzgerald	Pevehouse
Fuchs	Phillips
Gandy	Price
Goodman	Rampy
Halsey	Reed of Bowie
Hanna	Reed of Dallas
Hargis	Rhodes
Harris of Dallas	Roberts
Harris of Hill	Sallas
Hartzog	Senterfitt
Helpinstill	Sharpe
Hileman	Shell
Hobbs	Simpson
Howard	Skiles
Howington	Smith of Bastrop

Smith of Atascosa	Turner
Spacek	Vale
Stanford	Wattner
Stinson	Weatherford
Stubbs	Whitesides
Taylor	

Nays—3

Kersey	McNamara
McGlasson	

Absent

Boone	Gilmer
Brawner	Heflin
Bruhl	Henderson
Bundy	Lansberry
Chambers	Ridgeway
Dickson of Bexar	Roark
Dove	Spangler
Garland	White

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 981 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—119

Allen	Crossley
Allison	Crosthwait
Alsup	Daniel
Avant	Davis
Bailey	Deen
Baker	Dickson of Nolan
Bean	Donald
Bell	Duckett
Benton	Ellis
Bray	Eubank
Bridgers	Evans
Brown	Favors
Bullock	Ferguson
Burkett	Files
Burnaman	Fitzgerald
Carlton	Fuchs
Carrington	Gandy
Cato	Goodman
Celaya	Halsey
Clark	Hanna
Cleveland	Hargis
Coker	Harris of Dallas
Colson, Mrs.	Harris of Hill
Connelly	Hartzog
Craig	Helpinstill

Hileman	Montgomery
Hobbs	Moore
Howard	Morgan
Howington	Morris
Hoyo	Murray
Huddleston	Nicholson
Huffman	Pace
Hughes	Parker
Humphrey	Pevehouse
Hutchinson	Phillips
Isaacks	Price
Jones	Rampy
Kelly	Reed of Bowie
Kennedy	Reed of Dallas
Kinard	Rhodes
King	Roberts
Klingeman	Sallas
Knight	Senterfitt
Little	Sharpe
Lock	Shell
Love	Simpson
Lowry	Skiles
Lucas	Smith of Bastrop
Lyle	Smith of Atascosa
McAlister	Spacek
McCann	Stanford
McDonald	Stinson
McLellan	Stubbs
McMurray	Taylor
Manford	Turner
Manning	Vale
Markle	Wattner
Martin	Weatherford
Matthews	Whitesides
Mills	

Nays—3

Kersey	McNamara
McGlasson	

Absent

Boone	Gilmer
Brawner	Heflin
Bruhl	Henderson
Bundy	Lansberry
Chambers	Ridgeway
Dickson of Bexar	Roark
Dove	Spangler
Garland	White

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 984 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 984, A bill to be entitled "An Act providing, in counties having a population of more than 500,000, for the extension for not to exceed 30 days after the expiration of the term, of the period during which a grand jury may sit to conclude its investigation; and declaring an emergency."

The bill was read second time,

On motion of Mr. Montgomery House Bill No. 984 was laid on the table.

HOUSE BILL NO. 990 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 990, A bill to be entitled "An Act authorizing Gulf Coast counties in Texas having fifty thousand population or more to construct, acquire, improve, operate and maintain causeways, bridges, tunnels or any combination thereof, including related properties and ferries, and to issue their revenue bonds payable solely from the revenues to be derived from the operation of such projects; making various provisions with respect thereto and with respect to the security and enforcement of such bonds, including provision for the execution of trust indentures, for the appointment of receivers for such projects, and for the deposit and security of funds in banks and trust companies; providing for approval of such bonds by the Attorney General; authorizing such counties to exercise the rights of condemnation in the manner provided; authorizing such counties to enter into agreements with the state or federal governments or any agencies or instrumentalities thereof; granting to such counties easements and rights of way in and over state lands and properties; providing for the management and control of such projects; providing that such projects and bonds shall be exempt from taxation; providing that the powers herein granted may be exercised without the consent or regulation of any state department, commission or agency; authorizing the State Highway Commission to operate, maintain or lease such projects;

authorizing the refunding of such bonds; validating existing agreements; making general provisions with respect to the above; and declaring an emergency."

The bill was read second time and passed to engrossment.

HOUSE BILL NO. 990 ON THIRD READING

Mr. Brown moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 990 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—116

Allen	Halsey
Allison	Hanna
Alsup	Hargis
Avant	Harris of Dallas
Bailey	Harris of Hill
Baker	Hartzog
Bean	Hefin
Bell	Helpinstill
Bray	Henderson
Bridgers	Hileman
Brown	Howard
Bullock	Howington
Bundy	Hoyo
Burkett	Huddleston
Burnaman	Huffman
Carlton	Hughes
Carrington	Humphrey
Cato	Hutchinson
Celaya	Isaacks
Chambers	Jones
Clark	Kelly
Cleveland	Kennedy
Coker	Kersey
Colson, Mrs.	Kinard
Connelly	Klingeman
Craig	Knight
Crossley	Lansberry
Daniel	Little
Davis	Lock
Deen	Love
Dickson of Nolan	Lowry
Donald	Lucas
Duckett	Lyle
Ellis	McAlister
Eubank	McDonald
Favors	McGlasson
Ferguson	McLellan
Files	McMurray
Fitzgerald	McNamara
Gilmer	Manford

Manning	Sallas	Connelly	Lowry
Markle	Senterfitt	Craig	Lucas
Martin	Sharpe	Crossley	Lyle
Matthews	Shell	Daniel	McAlister
Mills	Simpson	Davis	McDonald
Montgomery	Skiles	Deen	McGlasson
Moore	Smith of Bastrop	Dickson of Nolan	McLellan
Morgan	Smith of Atascosa	Donald	McMurray
Morris	Spacek	Duckett	McNamara
Murray	Stanford	Ellis	Manford
Nicholson	Stinson	Eubank	Manning
Pace	Taylor	Favors	Markle
Pevehouse	Turner	Ferguson	Martin
Phillips	Vale	Files	Matthews
Price	Wattner	Fitzgerald	Mills
Rampy	Weatherford	Gilmer	Montgomery
Reed of Bowie	White	Halsey	Moore
Reed of Dallas	Whitesides	Hanna	Morgan
		Hargis	Morris
		Harris of Dallas	Murray
		Harris of Hill	Nicholson
		Hartzog	Pace
		Heflin	Pevehouse
		Helpinstill	Phillips
		Henderson	Price
		Hileman	Rampy
		Howard	Reed of Bowie
		Howington	Reed of Dallas
		Hoyo	Sallas
		Huddleston	Senterfitt
		Huffman	Sharpe
		Hughes	Shell
		Humphrey	Simpson
		Hutchinson	Skiles
		Isaacks	Smith of Bastrop
		Jones	Smith of Atascosa
		Kelly	Spacek
		Kennedy	Stanford
		Kersey	Stinson
		Kinard	Taylor
		Klingeman	Turner
		Knight	Vale
		Lansberry	Wattner
		Little	Weatherford
		Lock	White
		Love	Whitesides

Nays—3

Fuchs
Rhodes

Roberts

Absent

Benton	Goodman
Boone	Hobbs
Brawner	King
Bruhl	McCann
Crosthwait	Parker
Dickson of Bexar	Ridgeway
Dove	Roark
Evans	Spangler
Gandy	Stubbs
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 990 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—116

Allen	Bundy
Allison	Burkett
Alsop	Burnaman
Avant	Carlton
Bailey	Carrington
Baker	Cato
Bean	Celaya
Bell	Chambers
Bray	Clark
Bridgers	Cleveland
Brown	Coker
Bullock	Colson, Mrs.

19—Jour.

Nays—3

Fuchs
Rhodes

Roberts

Absent

Benton	Goodman
Boone	Hobbs
Brawner	King
Bruhl	McCann
Crosthwait	Parker
Dickson of Bexar	Ridgeway
Dove	Roark
Evans	Spangler
Gandy	Stubbs
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 993 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 993, A bill to be entitled "An Act to amend Title 5, Article 176, of the Revised Civil Statutes of the State of Texas (1925) by adding a new Article to be designated as Article 176-A; providing that Reports of Alien Ownership of land may be filed on or before the last day of December, 1941; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 993 ON
THIRD READING

Mr. Lyle moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 993 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—117

Allen	Clark
Allison	Cleveland
Alsup	Coker
Avant	Colson, Mrs.
Bailey	Connelly
Baker	Crossley
Bean	Daniel
Bell	Davis
Benton	Deen
Bray	Dickson of Nolan
Bridgers	Donald
Brown	Duckett
Bullock	Ellis
Bundy	Eubank
Burkett	Evans
Burnaman	Ferguson
Carlton	Fitzgerald
Carrington	Fuchs
Cato	Gilmer
Celaya	Halsey
Chambers	Hanna

Hargis	Manford
Harris of Dallas	Manning
Harris of Hill	Markle
Hartzog	Martin
Heflin	Matthews
Helpinstill	Mills
Henderson	Montgomery
Hileman	Moore
Howard	Morgan
Howington	Morris
Hoyo	Murray
Huddleston	Nicholson
Huffman	Pace
Hughes	Pevehouse
Humphrey	Phillips
Hutchinson	Price
Isaacks	Rampy
Jones	Reed of Bowie
Kelly	Reed of Dallas
Kennedy	Rhodes
Kersey	Roberts
Kinard	Sallas
King	Senterfitt
Klingeman	Shell
Knight	Simpson
Lansberry	Skiles
Little	Smith of Bastrop
Lock	Smith of Atascosa
Love	Spacek
Lowry	Stanford
Lucas	Stinson
Lyle	Taylor
McAlister	Turner
McDonald	Vale
McGlasson	Wattner
McLellan	White
McMurray	Whitesides
McNamara	

Absent

Boone	Goodman
Brawner	Hobbs
Bruhl	McCann
Craig	Parker
Crosthwait	Ridgeway
Dickson of Bexar	Roark
Dove	Sharpe
Favors	Spangler
Files	Stubbs
Gandy	Weatherford
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 993 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—117

Allen	Hutchinson
Allison	Isaacks
Alsup	Jones
Avant	Kelly
Bailey	Kennedy
Baker	Kersey
Bean	Kinard
Bell	King
Benton	Klingeman
Bray	Knight
Bridgers	Lansberry
Brown	Little
Bullock	Lock
Bundy	Love
Burkett	Lowry
Burnaman	Lucas
Carlton	Lyle
Carrington	McAlister
Cato	McDonald
Celaya	McGlasson
Chambers	McLellan
Clark	McMurray
Cleveland	McNamara
Coker	Manford
Colson, Mrs.	Manning
Connelly	Markle
Crossley	Martin
Daniel	Matthews
Davis	Mills
Deen	Montgomery
Dickson of Nolan	Moore
Donald	Morgan
Duckett	Morris
Ellis	Murray
Eubank	Nicholson
Evans	Pace
Ferguson	Pevehouse
Fitzgerald	Phillips
Fuchs	Price
Gilmer	Rampy
Halsey	Reed of Bowie
Hanna	Reed of Dallas
Hargis	Rhodes
Harris of Dallas	Roberts
Harris of Hill	Sallas
Hartzog	Senterfitt
Hefin	Shell
Helpinstill	Simpson
Henderson	Skiles
Hileman	Smith of Bastrop
Howard	Smith of Atascosa
Howington	Spacek
Hoyo	Stanford
Huddleston	Stinson
Huffman	Taylor
Hughes	Turner
Humphrey	Vale

Wattner
White

Whitesides

Absent

Boone	Goodman
Brawner	Hobbs
Bruhl	McCann
Craig	Parker
Crosthwait	Ridgeway
Dickson of Bexar	Roark
Dove	Sharpe
Favors	Spangler
Files	Stubbs
Gandy	Weatherford
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 997 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 997, A bill to be entitled "An Act appropriating One Thousand Dollars for the Commission of Appeals to the Court of Criminal Appeals; and declaring an emergency."

The bill was read second time and passed to engrossment.

HOUSE BILL NO. 997 ON THIRD READING

Mr. Donald moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 997 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—108

Allen	Bridgers
Allison	Brown
Alsup	Bullock
Avant	Burnaman
Bailey	Carlton
Baker	Carrington
Bean	Cato
Bell	Celaya
Benton	Chambers
Bray	Clark

Cleveland	Lansberry
Coker	Little
Colson, Mrs.	Lock
Connelly	Love
Craig	Lowry
Crossley	Lucas
Crosthwait	Lyle
Daniel	McAlister
Davis	McDonald
Dickson of Nolan	McMurray
Donald	Manford
Dove	Manning
Duckett	Markle
Ellis	Martin
Eubank	Matthews
Evans	Montgomery
Favors	Moore
Ferguson	Morgan
Files	Morris
Fitzgerald	Murray
Gilmer	Pace
Goodman	Parker
Hargis	Pevehouse
Harris of Dallas	Phillips
Harris of Hill	Price
Hartzog	Rampy
Heflin	Reed of Bowie
Helpinstill	Reed of Dallas
Henderson	Roberts
Hileman	Sallas
Hobbs	Sharpe
Howard	Shell
Howington	Simpson
Hoyo	Skiles
Huddleston	Smith of Bastrop
Huffman	Smith of Atascosa
Hughes	Spacek
Humphrey	Stubbs
Hutchinson	Taylor
Isaacks	Turner
Jones	Vale
Kelly	Wattner
Kennedy	Weatherford
Klingeman	White
Knight	Whitesides

Nays—11

Burkett	McGlasson
Fuchs	McLellan
Halsey	McNamara
Hanna	Rhodes
Kersey	Senterfitt
Kinard	

Present—Not Voting

Nicholson

Absent

Boone	Deen
Brawner	Dickson of Bexar
Bruhl	Gandy
Bundy	Garland

King	Roark
McCann	Spangler
Mills	Stanford
Ridgeway	Stinson

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 997 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—108

Allen	Hargis
Allison	Harris of Dallas
Alsup	Harris of Hill
Avant	Hartzog
Bailey	Heflin
Baker	Helpinstill
Bean	Henderson
Bell	Hileman
Benton	Hobbs
Bray	Howard
Bridgers	Howington
Brown	Hoyo
Bullock	Huddleston
Burnaman	Huffman
Carlton	Hughes
Carrington	Humphrey
Cato	Hutchinson
Celaya	Isaacks
Chambers	Jones
Clark	Kelly
Cleveland	Kennedy
Coker	Klingeman
Colson, Mrs.	Knight
Connelly	Lansberry
Craig	Little
Crossley	Lock
Crosthwait	Love
Daniel	Lowry
Davis	Lucas
Dickson of Nolan	Lyle
Donald	McAlister
Dove	McDonald
Duckett	McMurray
Ellis	Manford
Eubank	Manning
Evans	Markle
Favors	Martin
Ferguson	Matthews
Files	Montgomery
Fitzgerald	Moore
Gilmer	Morgan
Goodman	Morris

Murray	Simpson
Pace	Skiles
Parker	Smith of Bastrop
Pevehouse	Smith of Atascosa
Phillips	Spacek
Price	Stubbs
Rampy	Taylor
Reed of Bowie	Turner
Reed of Dallas	Vale
Roberts	Wattner
Sallas	Weatherford
Sharpe	White
Shell	Whitesides

Nays—11

Burkett	McGlasson
Fuchs	McLellan
Halsey	McNamara
Hanna	Rhodes
Kersey	Senterfitt
Kinard	

Present—Not Voting

Nicholson

Absent

Boone	King
Brawner	McCann
Bruhl	Mills
Bundy	Ridgeway
Deen	Roark
Dickson of Bexar	Spangler
Gandy	Stanford
Garland	Stinson

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 454 ON
SECOND READING

Mr. Lyle moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 454 be placed on its second reading and passage to third reading, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—110

Allen	Bailey
Allison	Baker
Alsup	Bean
Avant	Bell

Benton	Kelly
Bray	Kennedy
Bridgers	Kinard
Brown	Klingeman
Bullock	Knight
Bundy	Lansberry
Burnaman	Little
Carlton	Lock
Carrington	Love
Cato	Lowry
Celaya	Lucas
Chambers	Lyle
Clark	McAlister
Cleveland	McDonald
Coker	McLellan
Colson, Mrs.	McMurray
Connelly	Manford
Crossley	Manning
Crosthwait	Markle
Daniel	Martin
Davis	Matthews
Dickson of Nolan	Mills
Donald	Montgomery
Duckett	Moore
Ellis	Morgan
Eubank	Morris
Evans	Murray
Favors	Pace
Ferguson	Pevehouse
Files	Price
Fitzgerald	Rampy
Goodman	Reed of Bowie
Halsey	Reed of Dallas
Hanna	Ridgeway
Hargis	Roberts
Harris of Dallas	Sallas
Harris of Hill	Sharpe
Hartzog	Shell
Heflin	Simpson
Helpinstill	Skiles
Henderson	Smith of Bastrop
Hobbs	Smith of Atascosa
Howard	Spacek
Howington	Stanford
Hoyo	Stinson
Huddleston	Stubbs
Huffman	Taylor
Hughes	Turner
Humphrey	Wattner
Hutchinson	Weatherford
Isaacks	White
Jones	Whitesides

Nays—7

Burkett	McNamara
Fuchs	Phillips
Kersey	Rhodes
McGlasson	

Present—Not Voting

Hileman	Senterfitt
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Absent

Boone	Gilmer
Brawner	King
Bruhl	McCann
Craig	Nicholson
Deen	Parker
Dickson of Bexar	Roark
Dove	Spangler
Gandy	Vale
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid before the House, on its second reading and passage to third reading,

S. B. No. 454, A bill to be entitled "An Act extending oil and gas mineral leases granted by the State on areas covered by the coastal waters of the State or within the Gulf of Mexico in cases in which the War Department refuses to grant permits to the lessee or owner of the lease to drill thereon, providing for annual applications by the lessee to the War Department for permits, providing for the payment of rentals during the extended term of the lease, providing that if a permit is granted during the extended term of the lease the lease will continue in force thereafter if the lessee commences operations within sixty (60) days after obtaining a permit and so long as the lessee shall continue drilling operations or if oil is discovered so long as oil, gas or other mineral is produced, providing that the lease may be continued by operations if commenced within thirty (30) days after the cessation of production during the primary term, authorizing the commissioner of the general land office to issue to the lessee such instrument in writing in the nature of an extension of the lease as may be necessary or proper to carry into effect the provisions of this Act, repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 454 ON
THIRD READING

The Chair then laid Senate Bill No. 454 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—110

Allen	Howington
Allison	Hoyo
Alsup	Huddleston
Avant	Huffman
Bailey	Hughes
Baker	Humphrey
Bean	Hutchinson
Bell	Isaacks
Benton	Jones
Bray	Kelly
Bridgers	Kennedy
Brown	Kinard
Bullock	Klingeman
Bundy	Knight
Burnaman	Lansberry
Carlton	Little
Carrington	Lock
Cato	Love
Celaya	Lowry
Chambers	Lucas
Clark	Lyle
Cleveland	McAlister
Coker	McDonald
Colson, Mrs.	McLellan
Connelly	McMurray
Crossley	Manford
Crosthwait	Manning
Daniel	Markle
Davis	Martin
Dickson of Nolan	Matthews
Donald	Mills
Duckett	Montgomery
Ellis	Moore
Eubank	Morgan
Evans	Morris
Favors	Murray
Ferguson	Pace
Files	Pevehouse
Fitzgerald	Price
Goodman	Rampy
Halsey	Reed of Bowie
Hanna	Reed of Dallas
Hargis	Ridgeway
Harris of Dallas	Roberts
Harris of Hill	Sallas
Hartzog	Sharpe
Heflin	Shell
Helpinstill	Simpson
Henderson	Skiles
Hobbs	Smith of Bastrop
Howard	Smith of Atascosa

Spacek	Turner
Stanford	Wattner
Stinson	Weatherford
Stubbs	White
Taylor	Whitesides

Nays—7

Burkett	McNamara
Fuchs	Phillips
Kersey	Rhodes
McGlasson	

Present—Not Voting

Hileman	Senterfitt
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Absent

Boone	Gilmer
Brawner	King
Bruhl	McCann
Craig	Nicholson
Deen	Parker
Dickson of Bexar	Roark
Dove	Spangler
Gandy	Vale
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

RELATIVE TO HOUSE
BILL NO. 1009

On motion of Mr. Lyle, House Bill No. 1009 was laid on the table.

HOUSE BILL NO. 1012 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 1012, A bill to be entitled "An Act authorizing the commissioners court of any county having a population of One Hundred Thousand (100,000) inhabitants, or more, according to the last preceding Federal Census, to issue bonds for the purpose of refunding any and all outstanding indebtedness of such county chargeable against the General Fund which existed on April 30, 1941; providing that items of indebtedness as of said date, in the form of scrip or time-warrants, either or both, may be included in such refunding bond issue; providing that such refunding bonds shall be

first authorized by a majority vote cast by the duly qualified property taxpaying voters voting at an election held for that purpose; authorizing the levy of a tax to pay principal and interest on such bonds, and providing that the amount of bonds issued under this Act shall never reach an amount where a tax of Five Cents (5¢) on the one hundred dollars' valuation will not pay current interest and provide a sinking fund sufficient to redeem them at maturity; providing that the General Law relative to county refunding bonds, not in conflict herewith, shall apply to the issuance, approval and certification, and registration of the bonds provided for in this Act; providing that if any section, clause or phrase of this Act be held unconstitutional, such decision shall not affect the remaining portion of this Act; enacting provisions incident and relating to the subject and purpose of this Act; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1012 ON
THIRD READING

Mr. Crosthwait moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1012 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—113

Allen	Clark
Allison	Cleveland
Alsup	Coker
Avant	Colson, Mrs.
Bailey	Connelly
Baker	Craig
Bean	Crossley
Bell	Crosthwait
Benton	Daniel
Bray	Deen
Bridgers	Dickson of Nolan
Brown	Donald
Bullock	Duckett
Burkett	Ellis
Burnaman	Eubank
Carlton	Evans
Carrington	Favors
Cato	Ferguson
Celaya	Files

Fitzgerald	Markle
Goodman	Martin
Halsey	Matthews
Hanna	Mills
Hargis	Montgomery
Harris of Dallas	Moore
Harris of Hill	Morgan
Hartzog	Morris
Heflin	Nicholson
Helpinstill	Pace
Howard	Parker
Howington	Pevehouse
Hoyo	Phillips
Huddleston	Price
Huffman	Rampy
Hughes	Reed of Bowie
Humphrey	Reed of Dallas
Hutchinson	Ridgeway
Isaacks	Rhodes
Jones	Roberts
Kelly	Sallas
Kennedy	Senterfitt
Kinard	Sharpe
Klingeman	Simpson
Knight	Skiles
Lansberry	Smith of Bastrop
Little	Smith of Atascosa
Lock	Spacek
Love	Stinson
Lowry	Stubbs
Lucas	Taylor
Lyle	Turner
McAlister	Vale
McDonald	Wattner
McLellan	Weatherford
McMurray	White
Manford	Whitesides
Manning	

Nays—5

Henderson	McGlasson
Hileman	McNamara
Kersey	

Absent

Boone	Garland
Brawner	Gilmer
Bruhl	Hobbs
Bundy	King
Chambers	McCann
Davis	Murray
Dickson of Bexar	Roark
Dove	Shell
Fuchs	Spangler
Gandy	Stanford

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 1012 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—113

Allen	Hutchinson
Allison	Isaacks
Alsup	Jones
Avant	Kelly
Bailey	Kennedy
Baker	Kinard
Bean	Klingeman
Bell	Knight
Benton	Lansberry
Bray	Little
Bridgers	Lock
Brown	Love
Bullock	Lowry
Burkett	Lucas
Burnaman	Lyle
Carlton	McAlister
Carrington	McDonald
Cato	McLellan
Celaya	McMurray
Clark	Manford
Cleveland	Manning
Coker	Markle
Colson, Mrs.	Martin
Connelly	Matthews
Craig	Mills
Crossley	Montgomery
Crosthwait	Moore
Daniel	Morgan
Deen	Morris
Dickson of Nolan	Nicholson
Donald	Pace
Duckett	Parker
Ellis	Pevehouse
Eubank	Phillips
Evans	Price
Favors	Rampy
Ferguson	Reed of Bowie
Files	Reed of Dallas
Fitzgerald	Ridgeway
Goodman	Rhodes
Halsey	Roberts
Hanna	Sallas
Hargis	Senterfitt
Harris of Dallas	Sharpe
Harris of Hill	Simpson
Hartzog	Skiles
Heflin	Smith of Bastrop
Helpinstill	Smith of Atascosa
Howard	Spacek
Howington	Stinson
Hoyo	Stubbs
Huddleston	Taylor
Huffman	Turner
Hughes	Vale
Humphrey	Wattner

Weatherford Whitesides
White

Nays—5

Henderson McGlasson
Hileman McNamara
Kersey

Absent

Boone Garland
Brawner Gilmer
Bruhl Hobbs
Bundy King
Chambers McCann
Davis Murray
Dickson of Bexar Roark
Dove Shell
Fuchs Spangler
Gandy Stanford

Absent—Excused

Anderson Morse
Dwyer Thornton
Hardeman Voigt
Lehman Walters
Leyendecker Winfree

HOUSE BILL NO. 1014 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 1014, A bill to be entitled "An Act to validate all ad valorem tax levies heretofore made by certain cities and towns in the State of Texas, which levies are unenforceable because of the failure of the governing bodies in such respective cities and towns to make such levies by ordinance, or other procedural defect in levying and assessing taxes; and declaring an emergency."

The bill was read second time.

Mr. Kersey offered the following amendment to the bill:

Amend House Bill No. 1014 by striking out in Section 2 the following population figures, "34,000 to 34,750," "5,100 to 5,350."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 1014 was then passed to engrossment.

HOUSE BILL NO. 1014 ON
THIRD READING

Mr. Kersey moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1014 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—106

Allen	Hoyo
Allison	Huddleston
Alsup	Huffman
Avant	Hughes
Bailey	Humphrey
Baker	Hutchinson
Bean	Isaacks
Bell	Kelly
Benton	Kennedy
Bray	Kersey
Brown	Kinard
Bullock	Klingeman
Burkett	Knight
Burnaman	Lansberry
Carlton	Little
Carrington	Lock
Cato	Love
Celaya	Lowry
Clark	Lucas
Cleveland	McAlister
Coker	McDonald
Colson, Mrs.	McLellan
Connelly	McMurray
Craig	Manford
Crossley	Manning
Crosthwait	Markle
Daniel	Matthews
Deen	Mills
Dickson of Nolan	Montgomery
Donald	Moore
Duckett	Morgan
Ellis	Morris
Eubank	Murray
Evans	Pace
Favors	Parker
Ferguson	Pevehouse
Files	Phillips
Fitzgerald	Price
Gilmer	Rampy
Goodman	Reed of Bowie
Hanna	Reed of Dallas
Hargis	Rhodes
Harris of Dallas	Roberts
Harris of Hill	Senterfitt
Hartzog	Sharpe
Heflin	Skiles
Henderson	Smith of Bastrop
Howard	Smith of Atascosa
Howington	Spacek

Stinson	Wattner
Stubbs	Weatherford
Taylor	White
Turner	Whitesides

Nays—4

Halsey	Hileman
Helpinstill	Simpson

Absent

Boone	King
Brawner	Lyle
Bridgers	McCann
Bruhl	McGlasson
Bundy	McNamara
Chambers	Martin
Davis	Nicholson
Dickson of Bexar	Ridgeway
Dove	Roark
Fuchs	Sallas
Gandy	Shell
Garland	Spangler
Hobbs	Stanford
Jones	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 1014 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—106

Allen	Coker
Allison	Colson, Mrs.
Alsup	Connelly
Avant	Craig
Bailey	Crossley
Baker	Crosthwait
Bean	Daniel
Bell	Deen
Benton	Dickson of Nolan
Bray	Donald
Brown	Duckett
Bullock	Ellis
Burkett	Eubank
Burnaman	Evans
Carlton	Favors
Carrington	Ferguson
Cato	Files
Celaya	Fitzgerald
Clark	Gilmer
Cleveland	Goodman

Hanna	Manning
Hargis	Markle
Harris of Dallas	Matthews
Harris of Hill	Mills
Hartzog	Montgomery
Heflin	Moore
Henderson	Morgan
Howard	Morris
Howington	Murray
Hoyo	Pace
Huddleston	Parker
Huffman	Pevehouse
Hughes	Phillips
Humphrey	Price
Hutchinson	Rampy
Isaacks	Reed of Bowie
Kelly	Reed of Dallas
Kennedy	Rhodes
Kersey	Roberts
Kinard	Senterfitt
Klingeman	Sharpe
Knight	Skiles
Lansberry	Smith of Bastrop
Little	Smith of Atascosa
Lock	Spacek
Love	Stinson
Lowry	Stubbs
Lucas	Taylor
McAlister	Turner
McDonald	Wattner
McLellan	Weatherford
McMurray	White
Manford	Whitesides

Nays—4

Halsey	Hileman
Helpinstill	Simpson

Absent

Boone	King
Brawner	Lyle
Bridgers	McCann
Bruhl	McGlasson
Bundy	McNamara
Chambers	Martin
Davis	Nicholson
Dickson of Bexar	Ridgeway
Dove	Roark
Fuchs	Sallas
Gandy	Shell
Garland	Spangler
Hobbs	Stanford
Jones	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1016 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 1016, A bill to be entitled "An Act to amend Sections 1, 5, 6, 7, and 8 of Senate Bill No. 47, Acts Forty-fifth Legislature, Regular Session, carrying into effect Section 46a of Article III of the Constitution of the State of Texas, which established a Teacher Retirement System of Texas; by defining words and phrases used in the Act; providing for the creation, management and distribution of the Teacher Savings Fund, the State Membership Accumulation Fund, the Membership Annuity Reserve Fund, the Interest Fund, the Permanent Retirement Fund, the Expense Fund, and the Prior Service Annuity Reserve Fund of said system; providing for retirement of Members and the method and manner of computing and paying retirement benefits and return of contributions; providing the method of financing said system; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1016 ON
THIRD READING

Mr. Morris moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1016 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—120

Allen	Bundy
Allison	Burkett
Alsup	Burnaman
Avant	Carlton
Bailey	Carrington
Baker	Cato
Bean	Celaya
Bell	Chambers
Benton	Clark
Boone	Cleveland
Bridgers	Coker
Brown	Colson, Mrs.
Bullock	Connelly

Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McDonald
Davis	McGlasson
Dickson of Nolan	McLellan
Donald	McMurry
Duckett	McNamara
Ellis	Manford
Eubank	Manning
Evans	Markle
Favors	Martin
Ferguson	Matthews
Fitzgerald	Mills
Gilmer	Montgomery
Goodman	Moore
Halsey	Morgan
Hanna	Morris
Hargis	Murray
Harris of Dallas	Nicholson
Harris of Hill	Pace
Hartzog	Parker
Heflin	Phillips
Helpinstill	Price
Henderson	Rampy
Hobbs	Reed of Bowie
Howard	Reed of Dallas
Howington	Rhodes
Hoyo	Roberts
Huddleston	Sallas
Huffman	Senterfitt
Hughes	Sharpe
Humphrey	Shell
Hutchinson	Simpson
Isaacks	Skiles
Jones	Smith of Bastrop
Kelly	Smith of Atascosa
Kennedy	Spacek
Kersey	Stinson
Kinard	Stubbs
Klingeman	Taylor
Knight	Turner
Lansberry	Vale
Little	Wattner
Lock	Weatherford
Love	White
Lowry	Whitesides

Nays—1

Bray

Absent

Brawner	Hileman
Bruhl	King
Deen	McCann
Dickson of Bexar	Pevhouse
Dove	Ridgeway
Files	Roark
Fuchs	Spangler
Gandy	Stanford
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 1016 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—120

Allen	Hartzog
Allison	Heflin
Alsup	Helpinstill
Avant	Henderson
Bailey	Hobbs
Baker	Howard
Bean	Howington
Bell	Hoyo
Benton	Huddleston
Boone	Huffman
Bridgers	Hughes
Brown	Humphrey
Bullock	Hutchinson
Bundy	Isaacks
Burkett	Jones
Burnaman	Kelly
Carlton	Kennedy
Carrington	Kersey
Cato	Kinard
Celaya	Klingeman
Chambers	Knight
Clark	Lansberry
Cleveland	Little
Coker	Lock
Colson, Mrs.	Love
Connelly	Lowry
Craig	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McDonald
Davis	McGlasson
Dickson of Nolan	McLellan
Donald	McMurry
Duckett	McNamara
Ellis	Manford
Eubank	Manning
Evans	Markle
Favors	Martin
Ferguson	Matthews
Fitzgerald	Mills
Gilmer	Montgomery
Goodman	Moore
Halsey	Morgan
Hanna	Morris
Hargis	Murray
Harris of Dallas	Nicholson
Harris of Hill	Pace

Parker	Skiles
Phillips	Smith of Bastrop
Price	Smith of Atascosa
Rampy	Spacek
Reed of Bowie	Stinson
Reed of Dallas	Stubbs
Rhodes	Taylor
Roberts	Turner
Sallas	Vale
Senterfitt	Wattner
Sharpe	Weatherford
Shell	White
Simpson	Whitesides

Nays—1

Bray

Absent

Brawner	Hileman
Bruhl	King
Deen	McCann
Dickson of Bexar	Pevehouse
Dove	Ridgeway
Files	Roark
Fuchs	Spangler
Gandy	Stanford
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1021 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 1021, A bill to be entitled "An Act authorizing the Board of Regents of the Texas State Teachers Colleges located at Commerce, Denton, Huntsville, San Marcos, Nacogdoches, Alpine, and Canyon to purchase insurance on non-fireproof buildings, including equipment, to insure against such hazards as the Board of Regents deem necessary, and to pay such premiums out of the local funds of the College; and declaring an emergency."

The bill was read second time.

Mr. Alsup offered the following amendment to the bill:

Amend House Bill No. 1021 by adding a new section to read as follows:

"All buildings which may be insured under the provisions of this Act shall be buildings which are owned by said college which is authorized to pay insurance on said building."

The amendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 1021 was then passed to engrossment.

HOUSE BILL NO. 1021 ON THIRD READING

Mr. Cleveland moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1021 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—114

Allen	Ellis
Allison	Eubank
Avant	Evans
Bailey	Favors
Baker	Ferguson
Bean	Files
Bell	Fitzgerald
Benton	Gilmer
Bridgers	Goodman
Brown	Halsey
Bullock	Hanna
Bundy	Hargis
Burnaman	Harris of Dallas
Carlton	Harris of Hill
Carrington	Hartzog
Cato	Heflin
Celaya	Helpinstill
Chambers	Henderson
Cleveland	Howard
Coker	Howington
Colson, Mrs.	Hoyo
Connelly	Huddleston
Craig	Huffman
Crossley	Hughes
Crothwait	Humphrey
Daniel	Hutchinson
Davis	Isaacks
Deen	Jones
Dickson of Nolan	Kelly
Donald	Kennedy
Dove	Kersey
Duckett	Kinard

Klingeman	Pevehouse
Knight	Phillips
Lansberry	Price
Little	Rampy
Lock	Reed of Bowie
Love	Reed of Dallas
Lucas	Roberts
Lyle	Sallas
McAlister	Senterfitt
McDonald	Sharpe
McLellan	Shell
McMurry	Simpson
Manford	Skiles
Manning	Smith of Bastrop
Markle	Smith of Atascosa
Martin	Spacek
Matthews	Stinson
Mills	Stubbs
Montgomery	Taylor
Moore	Turner
Morgan	Vale
Murray	Wattner
Nicholson	Weatherford
Pace	White
Parker	Whitesides

Nays—8

Alsup	Hileman
Bray	McGlasson
Burkett	McNamara
Fuchs	Rhodes

Absent

Boone	King
Brawner	Lowry
Bruhl	McCann
Clark	Morris
Dickson of Bexar	Ridgeway
Gandy	Roark
Garland	Spangler
Hobbs	Stanford

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 1021 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—114

Allen	Bailey
Allison	Baker
Avant	Bean

Bell	Kelly
Benton	Kennedy
Bridgers	Kersey
Brown	Kinard
Bullock	Klingeman
Bundy	Knight
Burnaman	Lansberry
Carlton	Little
Carrington	Lock
Cato	Love
Celaya	Lucas
Chambers	Lyle
Cleveland	McAlister
Coker	McDonald
Colson, Mrs.	McLellan
Connelly	McMurry
Craig	Manford
Crossley	Manning
Crosthwaite	Markle
Daniel	Martin
Davis	Matthews
Deen	Mills
Dickson of Nolan	Montgomery
Donald	Moore
Dove	Morgan
Duckett	Murray
Ellis	Nicholson
Eubank	Pace
Evans	Parker
Favors	Pevehouse
Ferguson	Phillips
Files	Price
Fitzgerald	Rampy
Gilmer	Reed of Bowie
Goodman	Reed of Dallas
Halsey	Roberts
Hanna	Sallas
Hargis	Senterfitt
Harris of Dallas	Sharpe
Harris of Hill	Shell
Hartzog	Simpson
Heflin	Skiles
Helpinstill	Smith of Bastrop
Henderson	Smith of Atascosa
Howard	Spacek
Howington	Stinson
Hoyo	Stubbs
Huddleston	Taylor
Huffman	Turner
Hughes	Vale
Humphrey	Wattner
Hutchinson	Weatherford
Isaacks	White
Jones	Whitesides

Nays—8

Alsup	Hileman
Bray	McGlasson
Burkett	McNamara
Fuchs	Rhodes

Absent

Boone	King
Brawner	Lowry
Bruhl	McCann
Clark	Morris
Dickson of Bexar	Ridgeway
Gandy	Roark
Garland	Spangler
Hobbs	Stanford

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

HOUSE BILL NO. 1026 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 1026. A bill to be entitled "An Act conferring upon the Board of Regents of the Texas State Teachers Colleges the power of eminent domain to acquire land for the use of the colleges; exempting said Regents from depositing bond as provided in Section 2 of Article 3268, Revised Civil Statutes of Texas of 1925; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1026 ON
THIRD READING

Mr. Skiles moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 1026 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—109

Allen	Brown
Allison	Bullock
Alsup	Bundy
Avant	Burnaman
Bailey	Carlton
Baker	Carrington
Bean	Cato
Bell	Celaya
Benton	Chambers
Bridgers	Clark

Cleveland	Lock
Coker	Love
Colson, Mrs.	Lowry
Connelly	Lucas
Crossley	Lyle
Crosthwait	McAlister
Daniel	McDonald
Davis	McMurry
Deen	Manford
Dickson of Nolan	Manning
Donald	Markle
Dove	Martin
Duckett	Matthews
Ellis	Mills
Eubank	Montgomery
Evans	Moore
Ferguson	Morgan
Files	Morris
Fitzgerald	Murray
Fuchs	Pace
Goodman	Pevehouse
Hanna	Phillips
Hargis	Price
Harris of Dallas	Rampy
Harris of Hill	Reed of Bowie
Hartzog	Reed of Dallas
Heflin	Rhodes
Helpinstill	Roberts
Henderson	Sallas
Howard	Sharpe
Howington	Shell
Hoyo	Simpson
Huddleston	Skiles
Huffman	Smith of Bastrop
Hughes	Smith of Atascosa
Humphrey	Spacek
Hutchinson	Stinson
Isaacks	Stubbs
Jones	Taylor
Kelly	Turner
Kennedy	Wattner
Kinard	Weatherford
Klingeman	White
Knight	Whitesides
Little	

Nays—11

Bray	Lansberry
Burkett	McGlasson
Craig	McLellan
Favors	McNamara
Hileman	Senterfitt
Hobbs	

Present—Not Voting

Nicholson

Absent

Boone	Gandy
Brawner	Garland
Bruhl	Gilmer
Dickson of Bexar	Halsey

Kersey	Roark
King	Spangler
McCann	Stanford
Parker	Vale
Ridgeway	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Chair then laid House Bill No. 1026 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—109

Allen	Hanna
Allison	Hargis
Alsup	Harris of Dallas
Avant	Harris of Hill
Bailey	Hartzog
Baker	Heflin
Bean	Helpinstill
Bell	Henderson
Benton	Howard
Bridgers	Howington
Brown	Hoyo
Bullock	Huddleston
Bundy	Huffman
Burnaman	Hughes
Carlton	Humphrey
Carrington	Hutchinson
Cato	Isaacks
Celaya	Jones
Chambers	Kelly
Clark	Kennedy
Cleveland	Kinard
Coker	Klingeman
Colson, Mrs.	Knight
Connelly	Little
Crossley	Lock
Crosthwait	Love
Daniel	Lowry
Davis	Lucas
Deen	Lyle
Dickson of Nolan	McAlister
Donald	McDonald
Dove	McMurry
Duckett	Manford
Ellis	Manning
Eubank	Markle
Evans	Martin
Ferguson	Matthews
Files	Mills
Fitzgerald	Montgomery
Fuchs	Moore
Goodman	Morgan

Morris	Simpson
Murray	Skiles
Pace	Smith of Bastrop
Pevehouse	Smith of Atascosa
Phillips	Spacek
Price	Stinson
Rampy	Stubbs
Reed of Bowie	Taylor
Reed of Dallas	Turner
Rhodes	Wattner
Roberts	Weatherford
Sallas	White
Sharpe	Whitesides
Shell	

Nays—11

Bray	Lansberry
Burkett	McGlasson
Craig	McLellan
Favors	McNamara
Hileman	Senterfitt
Hobbs	

Present—Not Voting

Nicholson

Absent

Boone	King
Brawner	McCann
Bruhl	Parker
Dickson of Bexar	Ridgeway
Gandy	Roark
Garland	Spangler
Gilmer	Stanford
Halsey	Vale
Kersey	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

(Speaker in the Chair.)

SENATE BILL NO. 82 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 82, A bill to be entitled "An Act to amend Section (d) of Article 4706, Revised Civil Statutes of 1925, as amended by House Bill No. 928, Acts of the 46th Legislature, Regular Session, page 394; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 82 ON
THIRD READING

Mr. Markle moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 82 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—117

Allen	Helpinstill
Allison	Henderson
Alsup	Hileman
Avant	Hobbs
Bailey	Howard
Baker	Howington
Bean	Hoyo
Bell	Huddleston
Benton	Huffman
Blankenship	Hughes
Bray	Humphrey
Bridgers	Hutchinson
Brown	Isaacks
Bullock	Jones
Burkett	Kelly
Burnaman	Kennedy
Carlton	Kinard
Cato	Klingeman
Celaya	Knight
Chambers	Lansberry
Clark	Little
Cleveland	Lock
Coker	Love
Colson, Mrs.	Lucas
Connelly	Lyle
Craig	McAlister
Crossley	McDonald
Crosthwait	McGlasson
Daniel	McLellan
Deen	McMurry
Dickson of Nolan	McNamara
Donald	Manford
Dove	Manning
Duckett	Markle
Ellis	Martin
Eubank	Matthews
Evans	Mills
Favors	Montgomery
Ferguson	Moore
Fitzgerald	Morgan
Fuchs	Morris
Gilmer	Murray
Goodman	Nicholson
Halsey	Pace
Hargis	Parker
Harris of Dallas	Pevehouse
Harris of Hill	Phillips
Hartzog	Price
Heflin	Rampy

Reed of Bowie	Spacek
Reed of Dallas	Stinson
Rhodes	Stubbs
Roberts	Taylor
Sallas	Turner
Senterfitt	Wattner
Sharpe	Weatherford
Shell	White
Simpson	Whitesides
Skiles	

Nays—1

Smith of Atascosa

Present—Not Voting

Smith of Bastrop

Absent

Boone	Hanna
Brawner	Kersey
Bruhl	King
Bundy	Lowry
Carrington	McCann
Davis	Ridgeway
Dickson of Bexar	Roark
Files	Spangler
Gandy	Stanford
Garland	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 82 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—118

Allen	Cato
Allison	Celaya
Alsup	Chambers
Avant	Clark
Bailey	Cleveland
Baker	Coker
Bean	Colson, Mrs.
Bell	Connelly
Benton	Craig
Blankenship	Crossley
Bray	Crosthwait
Bridgers	Daniel
Brown	Deen
Bullock	Dickson of Nolan
Burkett	Donald
Burnaman	Dove
Carlton	Duckett

Ellis	McDonald
Eubank	McGlasson
Evans	McLellan
Favors	McMurry
Ferguson	McNamara
Fitzgerald	Manford
Fuchs	Manning
Gilmer	Markle
Goodman	Martin
Halsey	Matthews
Hargis	Mills
Harris of Dallas	Montgomery
Harris of Hill	Moore
Hartzog	Morgan
Heflin	Morris
Helpinstill	Murray
Henderson	Nicholson
Hileman	Pace
Hobbs	Parker
Howard	Pevehouse
Howington	Phillips
Hoyo	Price
Huddleston	Rampy
Huffman	Reed of Bowie
Hughes	Reed of Dallas
Humphrey	Rhodes
Hutchinson	Roberts
Isaacks	Sallas
Jones	Senterfitt
Kelly	Sharpe
Kennedy	Shell
Kersey	Simpson
Kinard	Skiles
Klingeman	Spacek
Knight	Stinson
Lansberry	Stubbs
Little	Taylor
Lock	Turner
Love	Wattner
Lucas	Weatherford
Lyle	White
McAlister	Whitesides

Nays—1

Smith of Atascosa

Present—Not Voting

Smith of Bastrop

Absent

Boone	Hanna
Brawner	King
Bruhl	Lowry
Bundy	McCann
Carrington	Ridgeway
Davis	Roark
Dickson of Bexar	Spangler
Files	Stanford
Gandy	Vale
Garland	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 294 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 294, A bill to be entitled "An Act authorizing cities to issue interest-bearing time warrants for the completion of waterworks extensions and improvements where the governing body finds that proceeds from sale of bonds are not sufficient for the purpose, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 294 ON
THIRD READING

Mr. White moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 294 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—111

Allen	Connelly
Allison	Crossley
Alsup	Crosthwait
Avant	Daniel
Bailey	Deen
Bean	Dickson of Nolan
Bell	Donald
Benton	Dove
Blankenship	Duckett
Bray	Ellis
Bridgers	Eubank
Brown	Evans
Bullock	Favors
Burkett	Ferguson
Burnaman	Fitzgerald
Carlton	Fuchs
Carrington	Gilmer
Cato	Goodman
Celaya	Halsey
Clark	Hanna
Cleveland	Hargis
Coker	Harris of Dallas
Colson, Mrs.	Harris of Hill

Hartzog
Helpinstill
Henderson
Hileman
Hobbs
Howard
Howington
Hoyo
Huddleston
Huffman
Hughes
Humphrey
Hutchinson
Isaacks
Jones
Kelly
Kennedy
Kinard
Klingeman
Knight
Little
Lock
Love
Lowry
Lucas
Lyle
McAlister
McDonald
McMurry
Manning
Markle
Martin
Matthews

Mills
Moore
Morgan
Morris
Murray
Nicholson
Pace
Pevehouse
Phillips
Price
Rampy
Reed of Bowie
Reed of Dallas
Ridgeway
Rhodes
Roberts
Sallas
Senterfitt
Sharpe
Shell
Simpson
Skiles
Smith of Bastrop
Smith of Atascosa
Spacek
Stubbs
Taylor
Turner
Wattner
Weatherford
White
Whitesides

Nays—4

Baker
Lansberry

McGlasson
McNamara

Absent

Boone	Kersey
Brawner	King
Bruhl	McCann
Bundy	McLellan
Chambers	Manford
Craig	Montgomery
Davis	Parker
Dickson of Bexar	Roark
Files	Spangler
Gandy	Stanford
Garland	Stinson
Heflin	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

The Speaker then laid Senate Bill No. 294 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—111

Allen	Hughes
Allison	Humphrey
Alsup	Hutchinson
Avant	Isaacks
Bailey	Jones
Bean	Kelly
Bell	Kennedy
Benton	Kinard
Blankenship	Klingeman
Bray	Knight
Bridgers	Little
Brown	Lock
Bullock	Love
Burkett	Lowry
Burnaman	Lucas
Carlton	Lyle
Carrington	McAlister
Cato	McDonald
Celaya	McMurry
Clark	Manning
Cleveland	Markle
Coker	Martin
Colson, Mrs.	Matthews
Connelly	Mills
Crossley	Moore
Crosthwait	Morgan
Daniel	Morris
Deen	Murray
Dickson of Nolan	Nicholson
Donald	Pace
Dove	Pevhouse
Duckett	Phillips
Ellis	Price
Eubank	Rampy
Evans	Reed of Bowie
Favors	Reed of Dallas
Ferguson	Ridgeway
Fitzgerald	Rhodes
Fuchs	Roberts
Gilmer	Sallas
Goodman	Senterfitt
Halsey	Sharpe
Hanna	Shell
Hargis	Simpson
Harris of Dallas	Skiles
Harris of Hill	Smith of Bastrop
Hartzog	Smith of Atascosa
Helpinstill	Spacek
Henderson	Stubbs
Hileman	Taylor
Hobbs	Turner
Howard	Wattner
Howington	Weatherford
Hoyo	White
Huddleston	Whitesides
Huffman	

Nays—4

Baker	McGlasson
Lansberry	McNamara

Absent

Boone	Kersey
Brawner	King
Bruhl	McCann
Bundy	McLellan
Chambers	Manford
Craig	Montgomery
Davis	Parker
Dickson of Bexar	Roark
Files	Spangler
Gandy	Stanford
Garland	Stinson
Heflin	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

SENATE BILL NO. 335 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 335, A bill to be entitled "An Act appropriating from the Unemployment Compensation Fund the sum of Two Thousand Six Hundred Sixty-seven and 64/100 (\$2,667.64.) Dollars, to be paid to the Wiergate Naval Stores, Inc., Wiergate, Texas, as a refund of unemployment compensation taxes erroneously collected by the Texas Unemployment Compensation Commission of and from said Wiergate Naval Stores, Inc., etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 335 ON
THIRD READING

Mr. Burnaman moved that the Constitutional Rule requiring bills to be read on three several days be suspended and that Senate Bill No. 335 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—116		Absent	
Allen	Huffman	Boone	King
Allison	Hughes	Brawner	Lansberry
Alsup	Humphrey	Bruhl	McCann
Avant	Hutchinson	Bundy	Montgomery
Bailey	Isaacks	Dickson of Bexar	Parker
Baker	Kelly	Favors	Rampy
Bean	Kennedy	Files	Roark
Bell	Kinard	Gandy	Smith of Atascosa
Benton	Klingeman	Garland	Spangler
Blankenship	Knight	Gilmer	Stanford
Bray	Little	Jones	Stinson
Bridgers	Lock	Absent—Excused	
Brown	Love	Anderson	Morse
Bullock	Lowry	Dwyer	Thornton
Burkett	Lucas	Hardeman	Voigt
Burnaman	Lyle	Lehman	Walters
Carlton	McAlister	Leyendecker	Winfree
Carrington	McDonald	The Speaker then laid Senate Bill	
Cato	McGlasson	No. 335 before the House on third	
Celaya	McLellan	reading and final passage.	
Chambers	McMurry	The bill was read third time and	
Clark	McNamara	was passed by the following vote:	
Cleveland	Manford	Yeas—116	
Coker	Manning	Allen	Dove
Colson, Mrs.	Markle	Allison	Duckett
Connelly	Martin	Alsup	Ellis
Craig	Matthews	Avant	Eubank
Crossley	Mills	Bailey	Evans
Crothwait	Moore	Baker	Ferguson
Daniel	Morgan	Bean	Fitzgerald
Davis	Morris	Bell	Fuchs
Deen	Murray	Benton	Goodman
Dickson of Nolan	Nicholson	Blankenship	Halsey
Donald	Pace	Bray	Hanna
Dove	Pevehouse	Bridgers	Hargis
Duckett	Phillips	Brown	Harris of Dallas
Ellis	Price	Bullock	Harris of Hill
Eubank	Reed of Bowie	Burkett	Hartzog
Evans	Reed of Dallas	Burnaman	Heflin
Ferguson	Ridgeway	Carlton	Helpinstill
Fitzgerald	Rhodes	Carrington	Henderson
Fuchs	Roberts	Cato	Hileman
Goodman	Sallas	Celaya	Hobbs
Halsey	Senterfitt	Chambers	Howard
Hanna	Sharpe	Clark	Howington
Hargis	Shell	Cleveland	Hoyo
Harris of Dallas	Simpson	Coker	Huddleston
Harris of Hill	Skiles	Colson, Mrs.	Huffman
Hartzog	Smith of Bastrop	Connelly	Hughes
Heflin	Spacek	Craig	Humphrey
Helpinstill	Stubbs	Crossley	Hutchinson
Henderson	Taylor	Crothwait	Isaacks
Hileman	Turner	Daniel	Kelly
Hobbs	Vale	Davis	Kennedy
Howard	Wattner	Deen	Kinard
Howington	Weatherford	Dickson of Nolan	Klingeman
Hoyo	White	Donald	Knight
Huddleston	Whitesides		
Nays—1			
Kersey			

Little	Pevehouse
Lock	Phillips
Love	Price
Lowry	Reed of Bowie
Lucas	Reed of Dallas
Lyle	Ridgeway
McAlister	Rhodes
McDonald	Roberts
McGlasson	Sallas
McLellan	Senterfitt
McMurry	Sharpe
McNamara	Shell
Manford	Simpson
Manning	Skiles
Markle	Smith of Bastrop
Martin	Spacek
Matthews	Stubbs
Mills	Taylor
Moore	Turner
Morgan	Vale
Morris	Wattner
Murray	Weatherford
Nicholson	White
Pace	Whitesides

Nays—1

Kersey

Absent

Boone	King
Brawner	Lansberry
Bruhl	McCann
Bundy	Montgomery
Dickson of Bexar	Parker
Favors	Rampy
Files	Roark
Gandy	Smith of Atascosa
Garland	Spangler
Gilmer	Stanford
Jones	Stinson

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree

Mr. Reed of Bowie moved that the House adjourn until 10:00 o'clock a. m. tomorrow.

The motion was lost.

HOUSE BILL NO. 898 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 898, A bill to be entitled "An Act amending Article 122 of

the Penal Code of the Revised Statutes of 1925, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 898 ON
THIRD READING

Mr. Ferguson moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 898 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—110

Allen	Hanna
Allison	Harris of Dallas
Alsup	Harris of Hill
Avant	Hartzog
Bailey	Heflin
Baker	Helpinstill
Bean	Henderson
Bell	Howard
Benton	Howington
Blankenship	Hoyo
Bray	Huddleston
Bridgers	Huffman
Brown	Hughes
Bullock	Humphrey
Burkett	Hutchinson
Burnaman	Isaacks
Carlton	Jones
Carrington	Kelly
Cato	Kennedy
Celaya	Kersey
Clark	Kinard
Cleveland	Klingeman
Coker	Knight
Colson, Mrs.	Lansberry
Connelly	Little
Craig	Lock
Crossley	Love
Crosthwait	Lucas
Davis	Lyle
Deen	McAlister
Dickson of Bexar	McDonald
Dickson of Nolan	McMurry
Donald	Manford
Dove	Markle
Duckett	Martin
Ellis	Matthews
Eubank	Mills
Evans	Moore
Ferguson	Morgan
Files	Morris
Fitzgerald	Murray
Fuchs	Nicholson
Gilmer	Pace

Pevehouse	Skiles
Price	Smith of Bastrop
Rampy	Smith of Atascosa
Reed of Bowie	Spacek
Ridgeway	Stinson
Rhodes	Stubbs
Roberts	Taylor
Sallas	Turner
Senterfitt	Wattner
Sharpe	Weatherford
Shell	White
Simpson	Whitesides

Nays—2

McLellan	Phillips
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Absent

Boone	Hobbs
Brawner	King
Bruhl	Lowry
Bundy	McCann
Chambers	McGlasson
Daniel	McNamara
Favors	Manning
Gandy	Parker
Garland	Reed of Dallas
Goodman	Roark
Halsey	Spangler
Hargis	Stanford
Hileman	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

The Speaker then laid House Bill No. 898 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—110

Allen	Bullock
Allison	Burkett
Alsup	Burnaman
Avant	Carlton
Bailey	Carrington
Baker	Cato
Bean	Celaya
Bell	Clark
Benton	Cleveland
Blankenship	Coker
Bray	Colson, Mrs.
Bridgers	Connelly
Brown	Craig

Crossley	Lock
Crosthwait	Love
Davis	Lucas
Deen	Lyle
Dickson of Bexar	McAlister
Dickson of Nolan	McDonald
Donald	McMurry
Dove	Manford
Duckett	Markle
Ellis	Martin
Eubank	Matthews
Evans	Mills
Ferguson	Moore
Files	Morgan
Fitzgerald	Morris
Fuchs	Murray
Gilmer	Nicholson
Hanna	Pace
Harris of Dallas	Pevehouse
Harris of Hill	Price
Hartzog	Rampy
Heflin	Reed of Bowie
Helpinstill	Ridgeway
Henderson	Rhodes
Howard	Roberts
Howington	Sallas
Hoyo	Senterfitt
Huddleston	Sharpe
Huffman	Shell
Hughes	Simpson
Humphrey	Skiles
Hutchinson	Smith of Bastrop
Isaacks	Smith of Atascosa
Jones	Spacek
Kelly	Stinson
Kennedy	Stubbs
Kersey	Taylor
Kinard	Turner
Klingeman	Wattner
Knight	Weatherford
Lansberry	White
Little	Whitesides

Nays—2

McLellan	Phillips
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Absent

Boone	Hobbs
Brawner	King
Bruhl	Lowry
Bundy	McCann
Chambers	McGlasson
Daniel	McNamara
Favors	Manning
Gandy	Parker
Garland	Reed of Dallas
Goodman	Roark
Halsey	Spangler
Hargis	Stanford
Hileman	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfrey
Montgomery	

HOUSE BILL NO. 511 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 511, A bill to be entitled "An Act amending Article 8306, Section 7, of the Revised Civil Statutes of Texas, 1925, as amended by Acts of the Forty-sixth Legislature of Texas, 1939, page 712, so as to provide for the furnishing of artificial appliances to injured claimants; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time.

Mr. Lowry offered the following committee amendment to the bill:

Amend House Bill No. 511 by striking out all below the enacting clause and insert in lieu thereof the following:

Section 1. That Article 8306, Revised Civil Statutes, 1925, be amended by adding a new section to be known as Sec. 7-e, which said new section shall read as follows:

"Sec. 7-e. In all cases where liability for compensation exists for an injury sustained by an employee in the course of his employment where artificial appliances of any kind would materially and beneficially improve the future usefulness and occupational opportunities of such injured employee, the association shall furnish such employee with the artificial appliance or appliances needed by him for such occupational opportunities. The association shall not be liable for replacing or repairing any artificial appliances so furnished. The cost of such artificial appliances so furnished to any such employee shall be in keeping with the salary or wages received by such employee but in no event to exceed the sum of \$200.00.

"In the event the association shall fail or refuse to furnish or provide

such artificial appliances, such employee shall make application to the Board for such artificial appliances. On receipt of such application the Board shall order a medical examination of the employee and obtain such other evidence as in their opinion they may deem necessary, after which the Board shall determine whether or not the artificial appliances would materially and beneficially improve the future usefulness of occupational opportunities of the injured employee and in the event they find that such improvement would exist, then the Board shall order the association to furnish the artificial appliances."

Sec. 2. The fact that the statutes of Texas now make no provision for the furnishing of artificial appliances to injured employees where liability for compensation exists and the fact that this session of the Legislature is nearing its end, creates an emergency and an imperative public necessity authorizing the suspension of the Constitutional Rule requiring that bills be read on three several days in each House and said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

The committee amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended, to conform to all changes and with the body of the bill.

House Bill No. 511 was then passed to engrossment.

HOUSE BILL NO. 511 ON
THIRD READING

Mr. Lowry moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 511 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—111

Allen	Baker
Allison	Bean
Alsup	Bell
Avant	Benton
Bailey	Blankenship

Bridgers	Kersey
Brown	Kinard
Bullock	Klingeman
Burkett	Knight
Burnaman	Little
Carlton	Lock
Carrington	Love
Cato	Lowry
Celaya	Lucas
Chambers	Lyle
Clark	McAlister
Cleveland	McDonald
Coker	McGlasson
Colson, Mrs.	McLellan
Connelly	McMurry
Craig	McNamara
Crossley	Manford
Crosthwait	Markle
Daniel	Matthews
Davis	Mills
Deen	Moore
Dickson of Nolan	Morris
Dove	Murray
Duckett	Nicholson
Ellis	Pace
Eubank	Parker
Evans	Pevehouse
Favors	Phillips
Ferguson	Price
Fitzgerald	Rampy
Fuchs	Reed of Bowie
Gilmer	Reed of Dallas
Hanna	Rhodes
Hargis	Roberts
Harris of Dallas	Sallas
Harris of Hill	Senterfitt
Hartzog	Sharpe
Heflin	Shell
Helpinstill	Simpson
Hileman	Skiles
Howard	Smith of Bastrop
Howington	Smith of Atascosa
Hoyo	Spacek
Huddleston	Stubbs
Huffman	Taylor
Hughes	Turner
Humphrey	Wattner
Hutchinson	Weatherford
Jones	White
Kelly	Whitesides
Kennedy	

Present—Not Voting

Bray	Lansberry
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Absent

Boone	Files
Brawner	Gandy
Bruhl	Garland
Bundy	Goodman
Dickson of Bexar	Halsey
Donald	Henderson

Hobbs	Ridgeway
Isaacks	Roark
King	Spangler
McCann	Stanford
Manning	Stinson
Martin	Vale
Morgan	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

The Speaker then laid House Bill No. 511 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—111

Allen	Fitzgerald
Allison	Fuchs
Alsup	Gilmer
Avant	Hanna
Bailey	Hargis
Baker	Harris of Dallas
Bean	Harris of Hill
Bell	Hartzog
Benton	Heflin
Blankenship	Helpinstill
Bridgers	Hileman
Brown	Howard
Bullock	Howington
Burkett	Hoyo
Burnaman	Huddleston
Carlton	Huffman
Carrington	Hughes
Cato	Humphrey
Celaya	Hutchinson
Chambers	Jones
Clark	Kelly
Cleveland	Kennedy
Coker	Kersey
Colson, Mrs.	Kinard
Connelly	Klingeman
Craig	Knight
Crossley	Little
Crosthwait	Lock
Daniel	Love
Davis	Lowry
Deen	Lucas
Dickson of Nolan	Lyle
Dove	McAlister
Duckett	McDonald
Ellis	McGlasson
Eubank	McLellan
Evans	McMurry
Favors	McNamara
Ferguson	Manford

Markle	Sallas
Matthews	Senterfitt
Mills	Sharpe
Moore	Shell
Morris	Simpson
Murray	Skiles
Nicholson	Smith of Bastrop
Pace	Smith of Atascosa
Parker	Spacek
Pevehouse	Stubbs
Phillips	Taylor
Price	Turner
Rampy	Wattner
Reed of Bowie	Weatherford
Reed of Dallas	White
Rhodes	Whitesides
Roberts	

Present—Not Voting

Bray	Lansberry
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Absent

Boone	Isaacks
Brawner	King
Bruhl	McCann
Bundy	Manning
Dickson of Bexar	Martin
Donald	Morgan
Files	Ridgeway
Gandy	Roark
Garland	Spangler
Goodman	Stanford
Halsey	Stinson
Henderson	Vale
Hobbs	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

HOUSE BILL NO. 1017 LAID
ON THE TABLE

On motion of Mr. Cleveland, House Bill No. 1017 was laid on the table.

HOUSE BILL NO. 721 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 721, A bill to be entitled "An Act fixing limitations on revocations, countermands of payments and stop-payment orders relating to the payment of any check or draft

against bank accounts; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 721 ON
THIRD READING

Mr. Nicholson moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 721 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—106

Allen	Heflin
Allison	Helpinstill
Alsup	Henderson
Avant	Howard
Baker	Howington
Bean	Hoyo
Bell	Huddleston
Benton	Huffman
Blankenship	Humphrey
Bridgers	Hutchinson
Brown	Isaacks
Bullock	Jones
Burkett	Kelly
Burnaman	Kennedy
Carlton	Kinard
Carrington	Klingeman
Cato	Knight
Celaya	Lehman
Chambers	Little
Clark	Lock
Cleveland	Love
Coker	Lowry
Colson, Mrs.	Lucas
Connelly	Lyle
Craig	McAlister
Crossley	McDonald
Crosthwait	McGlasson
Daniel	McMurry
Davis	McNamara
Deen	Manford
Dickson of Nolan	Markle
Donald	Martin
Dove	Mills
Duckett	Moore
Ellis	Morgan
Eubank	Morris
Evans	Nicholson
Ferguson	Pace
Fitzgerald	Pevehouse
Fuchs	Phillips
Gilmer	Price
Halsey	Reed of Bowie
Hargis	Reed of Dallas
Harris of Dallas	Rhodes

Roberts	Stanford
Sallas	Stinson
Sharpe	Stubbs
Shell	Taylor
Simpson	Turner
Skiles	Wattner
Smith of Bastrop	Weatherford
Smith of Atascosa	White
Spacek	Whitesides

Nays—12

Bailey	Hughes
Bray	Kersey
Favors	Lansberry
Hanna	McLellan
Hileman	Matthews
Hobbs	Parker

Present—Not Voting

Harris of Hill	Senterfitt
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Absent

Boone	King
Brawner	McCann
Bruhl	Manning
Bundy	Murray
Dickson of Bexar	Rampy
Files	Ridgeway
Gandy	Roark
Garland	Spangler
Goodman	Vale
Hartzog	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Leyendecker	Walters
Montgomery	Winfree

The Speaker then laid House Bill No. 721 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—106

Allen	Burnaman
Allison	Carlton
Alsup	Carrington
Avant	Cato
Baker	Celaya
Bean	Chambers
Bell	Clark
Benton	Cleveland
Blankenship	Coker
Bridgers	Colson, Mrs.
Brown	Connelly
Bullock	Craig
Burkett	Crossley

Crosthwait	Lucas
Daniel	Lyle
Davis	McAlister
Deen	McDonald
Dickson of Nolan	McGlasson
Donald	McMurry
Dove	McNamara
Duckett	Manford
Ellis	Markle
Eubank	Martin
Evans	Mills
Ferguson	Moore
Fitzgerald	Morgan
Fuchs	Morris
Gilmer	Nicholson
Halsey	Pace
Hargis	Pevehouse
Harris of Dallas	Phillips
Heflin	Price
Helpinstill	Reed of Bowie
Henderson	Reed of Dallas
Howard	Rhodes
Howington	Roberts
Hoyo	Sallas
Huddleston	Sharpe
Huffman	Shell
Humphrey	Simpson
Hutchinson	Skiles
Isaacks	Smith of Bastrop
Jones	Smith of Atascosa
Kelly	Spacek
Kennedy	Stanford
Kinard	Stinson
Klingeman	Stubbs
Knight	Taylor
Lehman	Turner
Little	Wattner
Lock	Weatherford
Love	White
Lowry	Whitesides

Nays—12

Bailey	Hughes
Bray	Kersey
Favors	Lansberry
Hanna	McLellan
Hileman	Matthews
Hobbs	Parker

Present—Not Voting

Harris of Hill	Senterfitt
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Absent

Boone	King
Brawner	McCann
Bruhl	Manning
Bundy	Murray
Dickson of Bexar	Rampy
Files	Ridgeway
Gandy	Roark
Garland	Spangler
Goodman	Vale
Hartzog	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Leyendecker	Walters
Montgomery	Winfree

HOUSE BILL NO. 938 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 938, A bill to be entitled "An Act to amend Article 2940, Revised Civil Statutes of Texas, so as to authorize school trustees, including rural school trustees, to act as judge, clerk or supervisor of any election; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 938 ON
THIRD READING

Mr. Ferguson moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 938 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—101

Allen	Connelly
Allison	Crossley
Alsop	Crothwait
Avant	Daniel
Bean	Deen
Bell	Dickson of Nolan
Benton	Donald
Blankenship	Dove
Bray	Duckett
Bridgers	Ellis
Brown	Evans
Bullock	Favors
Burkett	Ferguson
Burnaman	Fitzgerald
Carlton	Fuchs
Carrington	Halsey
Cato	Hargis
Celaya	Harris of Dallas
Chambers	Harris of Hill
Clark	Hartzog
Cleveland	Heflin
Coker	Helpinstill
Colson, Mrs.	Henderson

Howard
Howington
Hoyo
Huddleston
Hughes
Humphrey
Hutchinson
Isaacks
Jones
Kelly
Kennedy
Kinard
Klingeman
Knight
Lehman
Little
Lock
Love
Lowry
Lucas
Lyle
McAlister
McDonald
McMurry
Manford
Markle
Martin
Matthews

Moore
Murray
Pace
Pevehouse
Phillips
Price
Rampy
Reed of Dallas
Rhodes
Sallas
Sharpe
Shell
Simpson
Skiles
Smith of Bastrop
Spacek
Spangler
Stanford
Stinson
Stubbs
Taylor
Turner
Vale
Wattner
Weatherford
White
Whitesides

Nays—21

Bailey	McGlasson
Baker	McLellan
Craig	McNamara
Davis	Mills
Eubank	Morgan
Gilmer	Morris
Hanna	Reed of Bowie
Hileman	Roberts
Hobbs	Senterfitt
Kersey	Smith of Atascosa
Lansberry	

Present—Not Voting

Nicholson

Absent

Boone	Goodman
Brawner	Huffman
Bruhl	King
Bundy	McCann
Dickson of Bexar	Manning
Files	Parker
Gandy	Ridgeway
Garland	Roark

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Leyendecker	Walters
Montgomery	Winfree

The Speaker then laid House Bill No. 938 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—101

Allen	Humphrey
Allison	Hutchinson
Alsup	Isaacks
Avant	Jones
Bean	Kelly
Bell	Kennedy
Benton	Kinard
Blankenship	Klingeman
Bray	Knight
Bridgers	Lehman
Brown	Little
Bullock	Lock
Burkett	Love
Burnaman	Lowry
Carlton	Lucas
Carrington	Lyle
Cato	McAlister
Celaya	McDonald
Chambers	McMurry
Clark	Manford
Cleveland	Markle
Coker	Martin
Colson, Mrs.	Matthews
Connelly	Moore
Crossley	Murray
Crosthwait	Pace
Daniel	Pevehouse
Deen	Phillips
Dickson of Nolan	Price
Donald	Rampy
Dove	Reed of Dallas
Duckett	Rhodes
Ellis	Sallas
Evans	Sharpe
Favors	Shell
Ferguson	Simpson
Fitzgerald	Skiles
Fuchs	Smith of Bastrop
Halsey	Spacek
Hargis	Spangler
Harris of Dallas	Stanford
Harris of Hill	Stinson
Hartzog	Stubbs
Heflin	Taylor
Helpinstill	Turner
Henderson	Vale
Howard	Wattner
Howington	Weatherford
Hoyo	White
Huddleston	Whitesides
Hughes	

Nays—21

Bailey	Craig
Baker	Davis

Eubank	McNamara
Gilmer	Mills
Hanna	Morgan
Hileman	Morris
Hobbs	Reed of Bowie
Kersey	Roberts
Lansberry	Senterfitt
McGlasson	Smith of Atascosa
McLellan	

Present—Not Voting

Nicholson

Absent

Boone	Goodman
Brawner	Huffman
Bruhl	King
Bundy	McCann
Dickson of Bexar	Manning
Files	Parker
Gandy	Ridgeway
Garland	Roark

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Leyendecker	Walters
Montgomery	Winfree

HOUSE BILL NO. 973 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 973, A bill to be entitled "An Act authorizing the Commissioners' Court of any county in this State to call an election for the purpose of issuing bonds or warrants for the purpose of acquiring tracts of land and constructing buildings and improvements thereon for an agricultural experiment station; authorizing said Commissioners' Court to levy and collect a tax sufficient to pay the annual interest and to provide a sinking fund for the payment of the principal at maturity; providing that the election shall be held under provisions of Title 28, Chapters 1 and 2, Revised Civil Statutes of 1925; authorizing Commissioners' Court to lease any experiment station acquired under authority of this Act to the State of Texas or to any agency of the Federal Government; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 973 ON
THIRD READING

Mr. Gilmer moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 973 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—109

Allen	Hobbs
Allison	Howard
Alsup	Howington
Avant	Hoyo
Bailey	Huffman
Baker	Hughes
Bean	Humphrey
Bell	Hutchinson
Benton	Isaacks
Blankenship	Jones
Bray	Kelly
Bridgers	Kennedy
Brown	Kersey
Bullock	Kinard
Burkett	Klingeman
Burnaman	Knight
Carlton	Little
Carrington	Lock
Cato	Love
Celaya	Lowry
Chambers	Lucas
Clark	Lyle
Cleveland	McDonald
Coker	McGlasson
Colson, Mrs.	McMurray
Connelly	McNamara
Crossley	Manford
Crothwait	Markle
Daniel	Matthews
Davis	Mills
Deen	Moore
Dickson of Nolan	Morgan
Donald	Morris
Dove	Murray
Duckett	Nicholson
Ellis	Pace
Eubank	Pevehouse
Evans	Phillips
Ferguson	Price
Fitzgerald	Rampy
Fuchs	Reed of Bowie
Gilmer	Reed of Dallas
Halsey	Rhodes
Hargis	Roberts
Harris of Dallas	Sallas
Hartzog	Senterfitt
Helpinstill	Sharpe
Henderson	Shell
Hileman	Simpson

Skiles	Taylor
Smith of Bastrop	Turner
Smith of Atascosa	Wattner
Stanford	Weatherford
Stinson	Whitesides
Stubbs	

Nays—5

Craig	McLellan
Hanna	Parker
Lansberry	

Present—Not Voting

Harris of Hill

Absent

Boone	King
Brawner	McAlister
Bruhl	McCann
Bundy	Manning
Dickson of Bexar	Martin
Favors	Ridgeway
Files	Roark
Gandy	Spacek
Garland	Spangler
Goodman	Vale
Heflin	White
Huddleston	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

The Speaker then laid House Bill No. 973 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—109

Allen	Carlton
Allison	Carrington
Alsup	Cato
Avant	Celaya
Bailey	Chambers
Baker	Clark
Bean	Cleveland
Bell	Coker
Benton	Colson, Mrs.
Blankenship	Connelly
Bray	Crossley
Bridgers	Crothwait
Brown	Daniel
Bullock	Davis
Burkett	Deen
Burnaman	Dickson of Nolan

Donald	McDonald
Dove	McGlasson
Duckett	McMurray
Ellis	McNamara
Eubank	Manford
Evans	Markle
Ferguson	Matthews
Fitzgerald	Mills
Fuchs	Moore
Gilmer	Morgan
Halsey	Morris
Hargis	Murray
Harris of Dallas	Nicholson
Hartzog	Pace
Helpinstill	Pevehouse
Henderson	Phillips
Hileman	Price
Hobbs	Rampy
Howard	Reed of Bowie
Howington	Reed of Dallas
Hoyo	Rhodes
Huffman	Roberts
Hughes	Sallas
Humphrey	Senterfitt
Hutchinson	Sharpe
Isaacks	Shell
Jones	Simpson
Kelly	Skiles
Kennedy	Smith of Bastrop
Kersey	Smith of Atascosa
Kinard	Stanford
Klingeman	Stinson
Knight	Stubbs
Little	Taylor
Lock	Turner
Love	Wattner
Lowry	Weatherford
Lucas	Whitesides
Lyle	

Nays—5

Craig	McLellan
Hanna	Parker
Lansberry	

Present—Not Voting

Harris of Hill

Absent

Boone	King
Brawner	McAlister
Bruhl	McCann
Bundy	Manning
Dickson of Bexar	Martin
Favors	Ridgeway
Files	Roark
Gandy	Spacek
Garland	Spangler
Goodman	Vale
Heflin	White
Huddleston	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

SENATE BILL NO. 30 ON
SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 30, A bill to be entitled "An Act declaring the sovereignty of Texas along its sea coast, etc.; and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 30 ON
THIRD READING

Mr. Kinard moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that Senate Bill No. 30 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—106

Allen	Dickson of Nolan
Allison	Dove
Alsup	Duckett
Avant	Ellis
Bailey	Eubank
Bean	Evans
Bell	Favors
Benton	Ferguson
Blankenship	Fitzgerald
Bray	Fuchs
Brown	Gilmer
Burkett	Halsey
Burnaman	Hanna
Carlton	Hargis
Carrington	Harris of Dallas
Cato	Harris of Hill
Celaya	Hartzog
Chambers	Helpinstill
Clark	Henderson
Cleveland	Hileman
Coker	Hobbs
Colson, Mrs.	Howard
Connelly	Howington
Crossley	Hoyo
Crosthwait	Huffman
Daniel	Hughes
Davis	Humphrey
Deen	Isaacks

Jones	Parker
Kelly	Pevehouse
Kennedy	Phillips
Kinard	Price
Klingeman	Reed of Bowie
Knight	Reed of Dallas
Lansberry	Rhodes
Little	Roberts
Lock	Sallas
Love	Senterfitt
Lowry	Sharpe
Lucas	Shell
Lyle	Simpson
McDonald	Skiles
McLellan	Smith of Bastrop
McMurray	Smith of Atascosa
McNamara	Spacek
Markle	Stinson
Matthews	Stubbs
Mills	Taylor
Moore	Turner
Morgan	Wattner
Morris	Weatherford
Nicholson	White
Pace	Whitesides

Nays—2

Kersey	McGlasson
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Absent

Baker	Huddleston
Boone	Hutchinson
Brawner	King
Bridgers	McAlister
Bruhl	McCann
Bullock	Manford
Bundy	Manning
Craig	Martin
Dickson of Bexar	Murray
Donald	Rampy
Files	Ridgeway
Gandy	Roark
Garland	Spangler
Goodman	Stanford
Heflin	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

The Speaker then laid Senate Bill No. 30 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—106

Allen	Hughes
Allison	Humphrey
Alsup	Isaacks
Avant	Jones
Bailey	Kelly
Bean	Kennedy
Bell	Kinard
Benton	Klingeman
Blankenship	Knight
Bray	Lansberry
Brown	Little
Burkett	Lock
Burnaman	Love
Carlton	Lowry
Carrington	Lucas
Cato	Lyle
Celaya	McDonald
Chambers	McLellan
Clark	McMurray
Cleveland	McNamara
Coker	Markle
Colson, Mrs.	Matthews
Connelly	Mills
Crossley	Moore
Crosthwait	Morgan
Daniel	Morris
Davis	Nicholson
Deen	Pace
Dickson of Nolan	Parker
Dove	Pevehouse
Duckett	Phillips
Ellis	Price
Eubank	Reed of Bowie
Evans	Reed of Dallas
Favors	Rhodes
Ferguson	Roberts
Fitzgerald	Sallas
Fuchs	Senterfitt
Gilmer	Sharpe
Halsey	Shell
Hanna	Simpson
Hargis	Skiles
Harris of Dallas	Smith of Bastrop
Harris of Hill	Smith of Atascosa
Hartzog	Spacek
Helpinstill	Stinson
Henderson	Stubbs
Hileman	Taylor
Hobbs	Turner
Howard	Wattner
Howington	Weatherford
Hoyo	White
Huffman	Whitesides

Nays—2

Kersey	McGlasson
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Absent

Baker	Brawner
Boone	Bridgers

Bruhl	King
Bullock	McAlister
Bundy	McCann
Craig	Manford
Dickson of Bexar	Manning
Donald	Martin
Files	Murray
Gandy	Rampy
Garland	Ridgeway
Goodman	Roark
Heflin	Spangler
Huddleston	Stanford
Hutchinson	Vale

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

HOUSE BILL NO. 1032 ON
SECOND READING

Mr. Lock moved that the Constitutional Rule requiring bills to be read on three several days be suspended, and that House Bill No. 1032 be placed on its second reading and passage to engrossment, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—112

Allen	Crossley
Allison	Crosthwait
Alsup	Daniel
Avant	Davis
Baker	Deen
Bean	Dickson of Nolan
Bell	Donald
Benton	Dove
Blankenship	Duckett
Bray	Ellis
Bridgers	Eubank
Brown	Evans
Bullock	Favors
Burkett	Ferguson
Burnaman	Fitzgerald
Carlton	Fuchs
Carrington	Gilmer
Cato	Halsey
Celaya	Hanna
Chambers	Hargis
Clark	Harris of Dallas
Cleveland	Harris of Hill
Coker	Hartzog
Colson, Mrs.	Heflin
Connelly	Helpinstill
Craig	Henderson

Hileman	Moore
Howard	Morgan
Howington	Morris
Hoyo	Murray
Hughes	Pace
Humphrey	Parker
Hutchinson	Pevehouse
Isaacks	Phillips
Jones	Price
Kelly	Rampy
Kennedy	Reed of Bowie
Kersey	Reed of Dallas
Kinard	Rhodes
Knight	Roberts
Lansberry	Sallas
Little	Senterfitt
Lock	Sharpe
Love	Shell
Lowry	Simpson
Lucas	Skiles
Lyle	Smith of Bastrop
McAlister	Smith of Atascosa
McDonald	Spacek
McGlasson	Stanford
McLellan	Stubbs
McMurry	Taylor
McNamara	Wattner
Markle	Weatherford
Matthews	White
Mills	Whitesides

Nays—5

Bailey	Manford
Hobbs	Turner
Klingeman	

Absent

Boone	King
Brawner	McCann
Bruhl	Manning
Bundy	Martin
Dickson of Bexar	Nicholson
Files	Ridgeway
Gandy	Roark
Garland	Spangler
Goodman	Stinson
Huddleston	Vale
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

The Speaker then laid before the House, on its second reading and passage to engrossment,

H. B. No. 1032, A bill to be entitled "An Act providing that candi-

dates for nomination for State Representative in a primary election in certain counties shall be required to pay a fee not to exceed Thirty Dollars (\$30.00) to the County Executive Committee; repealing all laws in conflict; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1032 ON THIRD READING

The Speaker laid House Bill No. 1032 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—112

Allen	Fitzgerald
Allison	Fuchs
Alsup	Gilmer
Avant	Halsey
Baker	Hanna
Bean	Hargis
Bell	Harris of Dallas
Benton	Harris of Hill
Blankenship	Hartzog
Bray	Heflin
Bridgers	Helpinstill
Brown	Henderson
Bullock	Hileman
Burkett	Howard
Burnaman	Howington
Carlton	Hoyo
Carrington	Hughes
Cato	Humphrey
Celaya	Hutchinson
Chambers	Isaacks
Clark	Jones
Cleveland	Kelly
Coker	Kennedy
Colson, Mrs.	Kersey
Connelly	Kinard
Craig	Knight
Crossley	Lansberry
Crosthwait	Little
Daniel	Lock
Davis	Love
Deen	Lowry
Dickson of Nolan	Lucas
Donald	Lyle
Dove	McAlister
Duckett	McDonald
Ellis	McGlasson
Eubank	McLellan
Evans	McMurry
Favors	McNamara
Ferguson	Markle

Matthews	Sallas
Mills	Senterfitt
Moore	Sharpe
Morgan	Shell
Morris	Simpson
Murray	Sklies
Pace	Smith of Bastrop
Parker	Smith of Atascosa
Pevehouse	Spacek
Phillips	Stanford
Price	Stubbs
Rampy	Taylor
Reed of Bowie	Wattner
Reed of Dallas	Weatherford
Rhodes	White
Roberts	Whitesides

Nays—5

Bailey	Manford
Hobbs	Turner
Klingeman	

Absent

Boone	King
Brawner	McCann
Bruhl	Manning
Bundy	Martin
Dickson of Bexar	Nicholson
Files	Ridgeway
Gandy	Roark
Garland	Spangler
Goodman	Stinson
Huddleston	Vale
Huffman	

Absent—Excused

Anderson	Morse
Dwyer	Thornton
Hardeman	Voigt
Lehman	Walters
Leyendecker	Winfree
Montgomery	

AUTHORIZING CORRECTIVE AMENDMENTS

By unanimous consent of the House, the engrossing clerk was authorized to make the necessary corrective amendments in the bills passed by the House tonight.

ADJOURNMENT

Mr. Morgan moved that the House adjourn until 2:00 o'clock p. m. tomorrow.

Mr. Eubank moved that the House adjourned until 10:00 o'clock a. m. tomorrow.

The motion of Mr. Eubank prevailed and the House accordingly at 11:40 o'clock p. m. adjourned until 10:00 o'clock a. m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills, as follows:

Judiciary and Uniform State Laws: House Bills Nos. 636, 637, and 1025; Senate Bills Nos. 236, 421, 427, and 431.

Game and Fisheries: House Bill No. 1022.

Oil, Gas and Mining: Senate Bill No. 454.

Municipal and Private Corporations: House Bill No. 1014.

Military Affairs: House Bill No. 965.

Counties: House Bill No. 1029; Senate Bills Nos. 345, and 346.

Liquor Traffic: Senate Bill No. 414.

Appropriations: House Bills Nos. 228, and 997; Senate Bill No. 465.

Education: Senate Bill No. 283.

The Committee on Counties filed an adverse report on House Bill No. 416.

REPORT OF THE COMMITTEE
ON ENGROSSED BILLS

Austin, Texas, May 12, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 853, A bill to be entitled "An Act to amend Chapter 314, General Laws of the State of Texas, 41st Legislature, Regular Session as amended by Chapter 24 of the General Laws of the Second Called Session thereof, and as amended by Chapter 277 of the General Laws of the State of Texas, Regular Session, 42nd Legislature, being Article 911b, Revised Civil Statutes of the State of Texas, 1925, so as to require the granting by the Railroad Commission of certificates of public convenience and necessity for the operation of motor vehicles for the transportation of property for compensation or hire over the public

highways of this State between and serving cities, towns and villages which are connected by and served by the railroad involved in the application, and between cities, towns and villages located on or served by any railroad, provided such cities towns and villages shall be within the normal territory of the railroad involved in the application, upon the filing of applications therefor and notice and hearing thereof to railroads operating in this State, to companies other than railroad companies, the majority of whose stock is owned by railroad companies operating in this State, to companies other than railroad companies, the majority of whose stock is owned by a company which also owns the majority of the stock of a railroad company operating in this State; and providing for the form of application to be filed for such certificate, for notice and hearing thereof; and providing the conditions under which such certificates may be sold, assigned, leased or transferred; and providing further for the issuance of writs of mandamus to compel the Railroad Commission to issue such certificates upon compliance with the terms and conditions of the Act; and providing that if any part of the Act is declared unconstitutional such decision shall not affect the remainder of the Act and repealing all laws or parts of laws in conflict and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORTS OF THE COMMITTEE
ON ENROLLED BILLS

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 444, "An Act to amend House Bill No. 20, Acts of the Forty-sixth Legislature, Regular Session, reciting the legislative determination and declaration of policy; describing the consequence of soil erosion and the depletion of the fertility of the soil; reciting appropriate corrective methods; defining certain words and phrases used in this Act; establish-

ing the State Soil Conservation Board; establishing five (5) State Districts; providing the manner of election of members of the State Soil Conservation Board; fixing the terms of office and defining the powers and duties of said members of said State Soil Conservation Board; providing for the creation of County Soil Conservation Committees; defining the duties and compensation of the members thereof; providing for the compensation of members of the State Soil Conservation Board; providing for the method by which vacancies on the State Soil Conservation Board shall be filled; providing for the creation of Soil Conservation Districts; providing the manner of selection of the supervisors of said Soil Conservation Districts; defining the powers, duties, and compensation of said supervisors acting for and through such Soil Conservation Districts; providing for the removal of supervisors; providing the manner of filling vacancies; providing for a Board of Adjustment of three (3) members and fixing the method of appointment, the term of office, the duties, and compensation of Board of Adjustment members; providing for removal of officers under certain conditions and the filling of vacancies; providing for the creation of a Special Fund to be known as the "State Soil Conservation Fund" and appropriating such fund to the State Soil Conservation Board to be used in the administration of this Act; providing for a biennial audit and report to be made to the Governor of the State; providing an appropriation for the use of the State Board; providing the proper method of enforcement of such programs and regulations as may be promulgated by the several Districts described herein; providing method by which Soil Conservation Districts may be discontinued; repealing Senate Bill No. 227, Regular Session, Forty-fourth Legislature, page 504; providing that House Bill No. 13, Acts of the Forty-second Legislature, Regular Session, and House Bill No. 976, Regular Session, Forty-fourth Legislature, and Senate Bill No. 386, Acts of the Forty-fifth Legislature, Regular Session, shall be specifically preserved; providing that this Act shall be supplementary and complementary to all present laws, except those specifically repealed by

this Act; providing this Act shall not impair nor impinge upon the rights, powers, and functions of certain Districts; providing no action authorized under House Bill No. 20 which action has been taken prior to the effective date of this Act shall be invalidated; providing this Act shall control where inconsistent with other laws; providing separability clause; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 499, "An Act to amend the subject matter embraced in Section 13 of Chapter 482, Acts of the Forty-fourth Legislature, Third Called Session, as amended by Section 5 of Chapter 67, Acts of the Forty-fifth Legislature, Regular Session, and Section 7 of Chapter 2, Title: Labor, Acts of the Forty-sixth Legislature, Regular Session, and making provisions relative to the administration of the unemployment compensation administration fund; providing for the care, custody, and expenditure of said fund; providing for reimbursement to the fund for any sums of money not used for proper and efficient administration; repealing all laws and parts of laws in conflict herewith; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 483, "An Act prohibiting the taking, trapping, or killing of raccoons and mink in the Counties of Guadalupe, Washington, Lee, and Burleson for a period of three (3) years; providing a penalty therefor; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 957, "An Act to fix the maximum rate of tax to be levied for school purposes in all independent school districts having a scholastic population, according to the 1940-1941 scholastic census, of not less than seven hundred and seventy-five (775) and not more than seven hundred and eighty-five (785) approved scholastics, whether such school district is organized under general or special law; provided, that no such tax shall be levied, collected, abrogated, diminished, or increased, and no bonds shall be issued hereunder, until such action has been authorized by a majority of the votes cast at an election held for such purposes; prescribing the qualifications of voters eligible to vote in such election; repealing all laws and parts of laws in conflict; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 892, "An Act making it unlawful to take or kill by trap, snare, or deadfall any fur-bearing animals, or have in his possession the pelts thereof, in the County of Harrison; providing certain exceptions; providing the duration of this Act; prescribing a penalty; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 354, "An Act conveying the title of the State of Texas to Lot Number Twelve (12) and Lot Number Thirteen (13), in Block Number Thirty-seven (37), of the Original Townsite of Rosenberg, Fort Bend County, Texas, according to the plat of said town appearing of record in Volume P, pages 146 and 147 of the Deed Records of Fort Bend County, Texas, acquired by the State under tax sale, to Mrs. Millie Wolf, to and for her separate use and benefit; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 349, "An Act authorizing the Board of Regents of the University of Texas and the branches thereof, the Board of Directors of the Agricultural and Mechanical College and its branches, the Board of Directors of Texas Technological College, the Board of Regents of the State Teachers College, the Board of Directors of the Texas State College for Women, and the Board of Directors of the College of Arts and Industries to charge students building use fees of not to exceed Five Dollars (\$5) per semester for the construction and equipment of buildings and power plants, the paving of streets, the purchase of land, and for other capital improvements, providing, however, this fee shall be a part of the fees now collected and no additional fees shall be collected for any purpose; including this fee as a part of fees authorized by Acts of the Forty-third Legislature, page 596, Chapter 196; providing tuitions at said institutions shall not be increased in excess of amounts heretofore authorized; providing that such acquisition, equipment, and construction shall be without cost to the State of Texas; providing such appropriation shall not be made by the Legislature for the purpose of equipping such buildings; providing for deposit and protection of funds; providing for the issuance of negoti-

able revenue bonds to be secured by a pledge of such building use fees and that such bonds may be additionally secured by a pledge of the revenues from buildings and facilities of such institutions; making it the duty of the governing boards of such institutions to fix adequate fees and charges; requiring approval of such bonds by the Attorney General and prescribing the effect thereof; providing that bonds issued under this Act shall be eligible investments for the Permanent School Fund of Texas; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 819, "An Act providing for the transfer of title of certain lands to Refugio and Aransas Counties, said lands consisting of three (3) adjoining tracts lying under, along, and adjacent to a proposed causeway and approaches across Capano Bay in Refugio and Aransas Counties near the town of Bayside; reserving all minerals except mud, shell, and sand to the State School Fund and making provisions for the extracting of such minerals from under the herein granted premises; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 795, "An Act authorizing the Commissioners' Court in any county having a population of not less than eighty-three thousand (83,000) and not more than one hundred and thirty-two thousand (132,000) according to the last preceding Federal Census, to allow each County Commissioner certain expenses for traveling and in connection with the use of his automobile

on official business; requiring each such Commissioner to pay the expense of operation and repair of such automobile so used by him without further expense to the county; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 777, "An Act amending House Bill No. 6, Acts, 1929, Forty-first Legislature, Second Called Session, page 172, Chapter 88, as amended, by adding a new section, providing that in counties having a population of not less than twenty-four thousand, five hundred (24,500) and not more than twenty-four thousand, seven hundred (24,700) inhabitants according to the last preceding Federal Census the County Tax Collector may establish a suboffice or branch office for the sale of motor vehicle license plates at one or more places in the county other than the office of the County Tax Collector and may appoint a Deputy to make such sales under the same power and authority as if they were made at the courthouse and in the office of the Tax Collector, and all reports of such suboffice or branch office shall be made through the regular office of the Tax Collector just as though the sales were actually made in his office; repealing all laws in conflict herewith; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 776, "An Act amending Chapter 2 of Title 34, Article 1645, of the Revised Civil Statutes of the State of Texas, 1925, providing for a new Article to be added after 1645,

to be known as Article 1645e-2, providing that the County Auditor in counties having a population of not less than twenty-four thousand, five hundred (24,500) and not more than twenty-four thousand, seven hundred (24,700) inhabitants according to the last preceding Federal Census, and having an assessed valuation of more than Twenty Million Dollars (\$20,000,000), according to the last preceding approved tax rolls of such counties, shall receive as compensation for his services One Hundred and Fifty Dollars (\$150) for each One Million Dollars (\$1,000,000) or major portion thereof on the assessed valuation, such annual salary to be paid in twelve (12) monthly installments or in the same manner as other county officers are paid in said county; repealing all laws and parts of laws in conflict herewith; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 775, "An Act amending Section 15 of Senate Bill No. 5, Acts of the Forty-fourth Legislature, Second Called Session, page 1762, Chapter 465, by adding to said Act, after Section 15, an additional Section to be known as Section 15a; providing that in counties having a population of not less than twenty-four thousand, five hundred (24,500) and not more than twenty-four thousand, seven hundred (24,700), according to the last preceding Federal Census, and which have an assessed valuation of not less than Twenty Million Dollars (\$20,000,000), according to the last preceding approved tax roll of such counties, the county judge's salary is hereby fixed at Three Thousand, Four Hundred and Twenty Dollars (\$3,420); repealing all laws in conflict therewith; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 144, "An Act amending Article 3902, Section 1, of the Revised Civil Statutes of Texas, 1925, by adding Section 1b, providing for salaries of heads of departments which may be appointed by the Commissioners Courts of counties having a population of not less than twenty-four thousand, five hundred (24,500), and not more than twenty-four thousand, seven hundred (24,700) inhabitants, according to the last Federal Census; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 129, Authorizing the Enrolling Clerk of the House to make certain corrections in House Bill No. 903.

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 126, Authorizing the Enrolling Clerk of the House to make certain corrections in House Bill No. 754,

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 125, Inviting the President of the United States to

inspect various National Defense Projects in the State of Texas.

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 122, Authorizing the Board of Regents of North Texas State Teachers College to dispose of a certain tract of land no longer usable to said College.

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 113, Authorizing the Board of Control to execute an extension of a lease to the City of Austin for a certain tract of land.

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 111, Recalling House Bill No. 371 from the Governor.

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

Austin, Texas, May 13, 1941.

Hon. Homer L. Leonard, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 569, "An Act to amend Special Laws, Acts, Forty-second Legislature, page 457, Chapter 236, Section 1, establishing a County Law Library in certain counties;

providing a fund to be raised by collecting costs in certain civil and criminal cases, and for the administration of said fund; providing for appointment of custodian or librarian and assistants; providing salaries to be fixed by the Commissioners Court; providing for housing and management; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HOWINGTON, Chairman.

SENT TO THE GOVERNOR

May 13, 1941

House Bill No. 852.

House Bill No. 923.

House Bill No. 899.

House Bill No. 747.

House Bill No. 585.

House Bill No. 959.

House Bill No. 910.

House Bill No. 928.

House Bill No. 613.

House Bill No. 118.

House Bill No. 859.

House Bill No. 518.

House Bill No. 861.

House Bill No. 728.

House Bill No. 820.

House Bill No. 264.

House Bill No. 958.

House Bill No. 914.

House Bill No. 833.

House Bill No. 444.

House Concurrent Resolution No. 126.

House Concurrent Resolution No. 129.

House Concurrent Resolution No. 111.

House Concurrent Resolution No. 122.

House Concurrent Resolution No. 113.

House Bill No. 754.

House Bill No. 569.

House Bill No. 892.

House Bill No. 499.

House Bill No. 957.

House Bill No. 483.